

Extra Ordinary Part - IV-C / 1992

Extra No.	Date	Department
Extra No.1	06-01-1992	Food, Civil Supplies & Consumer Affairs Department
Extra No.2	13-01-1992	Other
Extra No.3	13-01-1992	Other
Extra No.4	16-01-1992	Other
Extra No.5	31-01-1992	General Administration Department
Extra No.6	01-02-1992	Other
Extra No.7	04-02-1992	Other
Extra No.8	05-02-1992	Other
Extra No.9	12-02-1992	Gujarat Legislature Secretariat
Extra No.10	17-02-1992	Other
Extra No.11	07-03-1992	Other
Extra No.12	10-03-1992	Other
Extra No.13	18-03-1992	General Administration Department
Extra No.14	20-03-1992	Other
Extra No.15	20-03-1992	Other
Extra No.16	20-03-1992	Other
Extra No.17	01-04-1992	Other
Extra No.18	02-04-1992	Other
Extra No.19	08-04-1992	Other
Extra No.20	13-04-1992	Other
Extra No.21	30-04-1992	Other
Extra No.22	02-05-1992	General Administration Department
Extra No.23	05-05-1992	Other
Extra No.24	06-05-1992	Food, Civil Supplies & Consumer Affairs Department
Extra No.25	08-05-1992	Other
Extra No.26	13-05-1992	Other

Extra No.	Date	Department
Extra No.27	27-05-1992	Other
Extra No.28	28-05-1992	Food, Civil Supplies & Consumer Affairs Department
Extra No.29	01-06-1992	Other
Extra No.30	03-06-1992	Other
Extra No.31	05-06-1992	Other
Extra No.32	03-06-1992	Other
Extra No.33	10-06-1992	Other
Extra No.34	19-06-1992	Other
Extra No.35	22-06-1992	Other
Extra No.36	25-06-1992	Other
Extra No.37	29-06-1992	General Administration Department
Extra No.38	29-06-1992	Agriculture Co-operation & Rural Development Department
Extra No.39	29-06-1992	Agriculture Co-operation & Rural Development Department
Extra No.40	30-06-1992	Other
Extra No.41	30-06-1992	Other
Extra No.42	08-07-1992	Other
Extra No.43	09-07-1992	Other
Extra No.44	08-07-1992	Other
Extra No.45	13-07-1992	Other
Extra No.46	16-07-1992	Other
Extra No.47	17-07-1992	Other
Extra No.48	23-07-1992	Other
Extra No.49	23-07-1992	Other
Extra No.50	01-08-1992	Other
Extra No.51	01-08-1992	Other
Extra No.53	05-08-1992	Other
Extra No.55	11-08-1992	Other

Extra No.	Date	Department
Extra No.56	28-08-1992	Food, Civil Supplies & Consumer Affairs Department
Extra No.57	14-09-1992	Other
Extra No.58	17-09-1992	Agriculture Co-operation & Rural Development Department
Extra No.59	21-09-1992	Finance Department
Extra No.60	23-09-1992	Other
Extra No.61	25-09-1992	Other
Extra No.62	29-09-1992	Other
Extra No.63	12-10-1992	Agriculture Co-operation & Rural Development Department
Extra No.64	12-10-1992	Agriculture Co-operation & Rural Development Department
Extra No.65	13-10-1992	Other
Extra No.66	17-10-1992	Food, Civil Supplies & Consumer Affairs Department
Extra No.67	17-10-1992	Other
Extra No.68	19-10-1992	Agriculture Co-operation & Rural Development Department
Extra No.69	05-11-1992	Other
Extra No.70	09-11-1992	Other
Extra No.71	09-11-1992	Other
Extra No.72	09-11-1992	Other
Extra No.73	18-11-1992	Food, Civil Supplies & Consumer Affairs Department
Extra No.74	23-11-1992	Other
Extra No.75	25-11-1992	Other
Extra No.76	02-12-1992	General Administration Department
Extra No.77	05-12-1992	General Administration Department
Extra No.78	16-12-1992	Other
Extra No.79	16-12-1992	Other
Extra No.80	16-12-1992	Food, Civil Supplies & Consumer Affairs Department
Extra No.81	16-12-1992	Other
Extra No.82	16-12-1992	Other

Extra No.	Date	Department
Extra No.83	17-12-1992	Other
Extra No.84	17-12-1992	Other
Extra No.85	22-12-1992	Other
Extra No.86	22-12-1992	Other
Extra No.87	31-12-1992	Other



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PART IV—C.

Statutory Rules and Orders (other than those published in Parts I, I-A and I-I) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

FOOD AND CIVIL SUPPLIES DEPARTMENT

ORDER

Sachivalaya, Gandhinagar, 6th January, 1992.

No. CHTH-92-1-SGR-1092-GOI-1-B.—The following order issued by the Government of India, Ministry of Food, New Delhi is republished for general information of public:—

GOVERNMENT OF INDIA

MINISTRY OF FOOD

ORDER

New Delhi, dated 13th December, 1991.

G.S.R. 735 (E)/Ess. Com./Sugar.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), read with clause 6 of the Sugar (Control) Order, 1966, the Central Government hereby rescinds the Sugar (Restriction on Movement) Order, 1979, published with the notification of the Government of India in the late Ministry of Agriculture & Irrigation (Department of Food) No. GSR 701(E)/Ess. Com./Sugar dated the 17th December, 1979, except as respects things done or omitted to be done under the said Order.

[1-6/89-SPY(D-II)]

(Sd.) S. K. TRIPATHI,
Joint Secretary (Sugar).

By order and in the name of the Governor of Gujarat,

G. M. AJBANI,
Section Officer.



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ELECTION COMMISSION OF INDIA

Order

Nirvachan Sadan, Ashok Road, New Delhi/110001.

Dated 9th December, 1991/18 Agrahayan, 1913 (S).

No. 76/GJ/90 (41-55) (LA).—Whereas the Election Commission is satisfied that each of the contesting candidates specified in column (4) of the Table below at the General Election to the Legislative Assembly as specified in column (2) and held from the constituency specified in column (3) against his name has failed to lodge any account of his election expenses as required by the Representation of the people Act, 1951 and the Rules made thereunder;

And, whereas, the said candidate has either not furnished any reason or explanation for the said failure even after due notice or the Election Commission, after considering the representation made by him if any, is satisfied that he has no good reason or justification for the said failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the person specified in column (4) of the Table below to be Disqualified for being chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or U. T. for a period of 3 years from the date of this order:—

TABLE

S. No.	Particulars of Election.	S. No. & Name of the assembly Constituency	Name & Address of the contesting candidate.	Reason for Dis-qualification.
1	2	3	4	5
41.	General Election to the Legislative Assembly, 1990--Gujarat State.	14—Tankara	Sh. Vaishnav Jeraj Naran Village: Ukarada Ta : Padadhari District Rajkot, Gujarat.	Failed to lodge any account of election expenses.
42.	--do--	--do--	Sh. Rabadiya Hansraj Keshabhai Village Ukarada Ta; Padadhari District Rajkot Gujarat.	--do--
43.	--do--	--do--	Sh. Detraja Babulal Narbhe- ram Post Lakdhirnagar Ta : Morbi District Rajkot Gujarat.	--do--
44.	--do--	24—Jodiya	Sh. Padhiar Laljikara Jain Bording Dhrol, District Jamnagar Gujarat.	--do--
45.	--do--	--do--	Sh. Kumbharvadia Bhagvan Karu Village P. O. Fadsar, Ta : Jodia, District Jamnagar Gujarat.	--do--
46.	--do--	134—Sarsa	Sh. Patel Maheshbhaj Vithal- bhai Sarsa Ta : Anand, Gujarat.	
47.	--do--	--do--	Sh. Patel Nagjibhai Chhotabhai Sarsa Ta Anand, Gujarat.	--do--
48.	--do--	56—Gogo	Sh. Gohil Ranjit Sinh Jorsinh Ta: Nagdhaniba Via : Bhadi Bhandariya Bhavnagar Gujarat	--do--
49.	--do--	--do--	Sh. Chhaganbhai Sodabhai Bambhanla Ta : Lakhanka- Via: Koliyak Ta : Bhavnagar Gujarat.	--do--
50.	--do--	--do--	Sh. Niranjan Makvana Bhand- ariya Ta : Bhavnagar Gujarat.	--do--
51.	--do--	--do--	Sh. Rupabhai Madhabhai Chauhan To : Kareda, Post Padava, Taluka : Ghogha Gujarat.	--do--

1	2	3	4	5
52.	General Election to the Legislative Assembly, 1990- Gujarat State.	57—Bhavnagar North	Sh. Kanaiyalal Dharmadas Ganguja, Yuva Jawahar Medan, Kanvarram Hall, Bhavnagar, Gujarat.	Failed to lodge any account of election expenses;
53.	--do--	--do--	Sh. Gohil Ranjisingh, To : Nagdhaniba- Tal : District Bhavnagar, Gujarat.	--do--
54.	--do--	--do--	Sh. Dilipkumar. Chhelshanker Vyas, 146, HUDCO, Anandna- gar and D--302, Bhoomi Apartment, Sishuvihar Circle, Bhavnagar, Gujarat.	--do--
55.	--do--	--do--	Sh. Bhuva Vamanbhai Zalabhai, To : Ruvagam, Near Primary School, Gujarat.	--do--

By Order,

BALWANT SINGH,
Secretary
Election Commission of India.



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ELECTION COMMISSION OF INDIA

Order

Nirvachan Sadan Ashok Road, New Delhi--110001.

Dated 9th December, 1991.

18 Agrahayan, 1913 (S)

No. 76/GJ/90 (12--14) (HP).—Whereas the Election Commission is satisfied that each of the contesting candidates specified in column (4) of the Table below at the General election to Lok Sabha, 1989 as specified in column (2) and held from the constituency specified in column (3) against his has failed to lodge any account of his election expenses as required by the Representation of the people Act, 1951 and the Rules made thereunder ;

And, whereas, the said candidate has either not furnished any reason or explanation for the said failure even after due notice, the Election Commission, after considering the representation made by him if any is satisfied that he has no good reason or justification for the said failure ;

Now, therefore, in pursuance of section 10-A of the said Act, the Election Commission hereby declares the person specified in column (4) of the Table below to be Disqualified for being chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or U. T. for a period of 3 years from the date of this order :—

T A B L E

S. No.	Particulars of Election	S. No. & Name of the Parliamentary constituency	Name and Address of the contesing candidate
1	2	3	4
12.	Genral Elections to the Lok Sabha 1989 (Gujarat State).	12-Mehsana	Dr. Shankarbhai K. Prajapati (Dholasan Vala) At & P. O. Modhera Ta. Chansma District Mehsana Gujarat.
13.	-do-	20--Anand	Sh. Vahora Abdulsamand Usmanbhai Polson Dairy Old Jin, Anand Gujarat.
14.	-do-	9--Dhandhuka	Sh. Zala Jethabhai Somabhai, Chamavvas, Dhandhuka, Tal. Dhandhuka, District Ahmedabad Gujarat.

By order

BALWANT SINGH,
Secretary,
Election Commission of India.

सरकारी मध्यस्थ प्रेस, गांधीनगर.



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ELECTION COMMISSION OF INDIA

Notification

Nirvachan Sadan, Ashok Road, New Delhi--110001

Dated 2nd January, 1992

12 Pausa, 1913 (s)

No. 434/GJ-LA/92.—In pursuance of the provisions of section 21 of the Representation of the People Act, 1951, (43 of 1951), the Election Commission hereby directs that the following amendments shall be made in its notification No. 434/GJ-LA/90, dated 10th January, 1990, namely :—

In column 2 of the Table appended to the said notification for the existing entry against item No. 6--Rapar the entry "Prant Officer, Anjar Sub Division, Anjar" shall be substituted.

By order,

BALWANT SINGH,
Secretary to the
Election Commission of India.

ELECTION COMMISSION OF INDIA

Notification

Nirvachan Sadan, Ashok Road, New Delhi-110001.

Dated 2nd January, 1992.

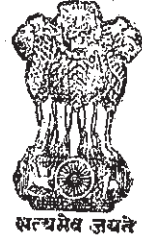
12 Pausa, 1913 (S).

No. 434/GJ/91(1).—In exercise of the powers conferred by sub-section (4) of Section 22 of the Representation of the People Act, 1951 (43 of 1951), the Election Commission hereby directs that the following amendment shall be made in its notification No. 434/GJ/90(1), dated 10th January, 1990, namely :—

In column 2 of the Table appended to the said notification for the existing entry against item No. 6--Rapar, the entry No. 3 "Mamlatdar, Anjar Taluka Anjar" shall be substituted.

By order,

BALWANT SINGH,
Secretary to the
Election Commission of India.



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FRIDAY, JANUARY 31, 1992/MAGHA 11, 1913

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GENERAL ADMINISTRATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st January, 1992.

No. CHS-92-5-BYE-1292-385-CHH.—The Government of Gujarat announces with profound regret the death of Shri Lallubhai Sheth, a member of Gujarat Legislative Assembly from 53—Kundla Assembly Constituency on 30th January, 1992.

By order and in the name of the Governor of Gujarat,

J. K. PARMAR,

Joint Secretary to Government.

સામાન્ય વહીવટ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ ૩૧મી જાન્યુઆરી, ૧૯૯૨.

ક્રમાંક : સીએચએસ-૯૨-૫-બીવાયઈ-૧૨૯૨-૩૮૫-છ.—ગુજરાત સરકાર ૫૩ કુંડલા વિધાનસભા મતદાર વિભાગના સભ્ય શ્રી લલ્લુભાઈ શેઠનું તા. ૩૦મી જાન્યુઆરી, ૧૯૯૨ના રોજ થયેલ અવસાન અત્યંત દુઃખ પૂર્વક જાહેર કરે છે.

ગુજરાતના સભ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. કે. પરમાર

સરકારના સંયુક્ત સચિવ



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GUJARAT STATE FINANCIAL CORPORATION

Notice

Notice is hereby given that a Special General Meeting of the Shareholders of the Gujarat State Financial Corporation will be held on 10th March, 1992 at 11.00 A.M. at the Head Office of the Corporation located at Jaldarshan Building, Ashram Road, Ahmedabad, to transact the following business :-

1. To elect Director under Section 10(d) of the State Financial Corporations Act, 1951, to represent the Scheduled Banks, referred to in Clause (c) of Sub-Section (3) of Section 4 of the State Financial Corporations Act, 1951 for the unexpired portion of tenure of his predecessor (i.e. upto 25th July, 1993).

The nomination papers for election of a Director from amongst the aforesaid shareholders referred to above should reach the Head Office on or before 24th February, 1992 (upto 6.10 P.M.) The Particulars required to be furnished in the nomination papers for election of the Director should be as per Regulation 32 of the General Regulations, which would be available at the Head Office of the Corporation, Ahmedabad.

By Order of the Board of Directors,

L. M. SUD,
Managing Director.

GUJARAT STATE FINANCIAL CORPORATION,
Jaldarshan Building, PO Box No. 4030,
Ashram Road, Ahmedabad-380009.
Dated : 29th January, 1992.

Note :—As per the provisions of Regulation 12 of the General Regulations, Share Transfer Books of the Corporation shall remain closed from 24-2-92 to 10-3-92 (both days inclusive).

(C)



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ELECTION COMMISSION OF INDIA

Nirvachan Sadan, Ashok Road, New Delhi—110 001.

Dated 7th January 1992. 17 Pausa 1913 (S).

Order

No. 76/GJ/91/(15-16)(HP)/.—Whereas the Election Commission is satisfied that each of the contesting candidates specified in column (4) of the Table below at the General election to Lok Sabha, 1989 as specified in column (2) and held from the constituency specified in column (2) against his name has failed to lodge any account of his election expenses as required by the Representation of the People Act, 1951 and the Rules made thereunder;

And, whereas, the said candidate has either not furnished any reason or explanation for the said failure even after due notice or the Election Commission, after considering the representation made by him if any, is satisfied that he has no good reason or justification for the said failure;

Now, therefore, in pursuance of section 10-A of the said Act, the Election Commission hereby declares the person specified in column (4) of the Table below to be Disqualified for being chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or U. T. for a period of 3 years from the date of this order:—

TABLE

Sr. No.	Particulars of Election.	S.No. and Name of the Parliamentary constituency	Name and Address of the contesting candidate
1	2	3	4
15.	General Elections to the Lok Sabha 1989 (Gujarat State).	4—Rajkot	Sh. Khachar Dilipsinh Devayathbhai Sartanpor, Post Devdhari, Taluka Jasdan, Dist. Rajkot, Gujarat.
16.	—do	—do—	Shri Sadad Somabhai Sangrambhai 10 Bhagvatpara, No. 25, Road, Gondal, Dist. Rajkot, Gujarat.

BY ORDER,

BALWANT SINGH
SECRETARY TO THE
ELECTION COMMISSION OF INDIA.



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ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
Ashok Road,
New Delhi—110001.

Dated : 7 January, 1992

17 Pausa, 1913 (S)

ORDER

No. 76/GJ/90(56-79) (LA).—Whereas the Election Commission is satisfied that each of the Contesting candidates specified in column (4) of the Table below at the General Election to the Legislative Assembly as specified in column (2) and held from the constituency specified in column (3) against his name has failed to lodge any account of his election expenses as required by the Representation of the People Act, 1951 and the Rules made thereunder;

And, whereas, the said candidate has either not furnished any reason or explanation for the said failure even after due notice or the Election Commission, after considering the representation made by him if any, is satisfied that he has no good reason, or justification for the said failure.

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the person specified in column (4) of the Table below to be Disqualified for being chosen as, and for being member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or U.T. for a period of 3-years from the date of this order.—

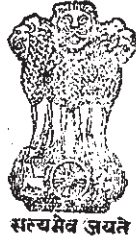
TABLE

S. No.	Particulars of Election	S. No. & Name of the assembly Constituency	Name & Address of the contesting candidate
1	2	3	4
56.	General Election to the Legislative Assembly, 1990-Gujarat State.	161-Nijar (ST)	Sh. Padvi Maganbhai Reshabhai At Post Karod, Taluka : Uchhal, District : Surat, Gujarat..
57.	--do--	165-Mahuwa (ST)	Smt. Rathod Induben Bhikhabhai At & Post Mahuwa, Taluka : Mahuwa, District : Surat Gujarat.
58.	--do--	166-Bardoli (ST)	Sh. Chaudhary Ashokbhai Chhanabhai At & Post Dengadh, Taluka : Mandvi, District : Surat, Gujarat.
59.	--do--	--do--	Sh. Chaudhary Jaswantbhai Dahyabhai At & Post Balda, Taluka Bardoli, District : Surat, Gujarat.
60.	--do--	21-Jetpur	Sh. Khant Gohel Ramjibhai Gokalbhai To : Khirasra Via : Amanagar Taluka : Jetpur, Pin.-364485 District : Rajkot, Gujarat.
61.	--do--	--do--	Sh. Sarvaiya Jijubhai Gandabhai Hanuman Para Joshipara Junagadh, Pin-362002, Gujarat.
62.	--do--	37-Talala	Sh. Khaniya Valji Madha Village-Amlash (Gir) Taluka-Talala, Gujarat.
63.	--do--	--do--	Sh. Gorasiya Balubhai Meghajibhai Village-Nava Ugla, Post-Juna Ugla Taluka- Una, Gujarat.
64.	--do--	--do--	Sh. Patel Chhaganbhai Kashvabhai (Lakhpatri) Alkapuri 53, Sumul Dairy Road, Surat, Gujarat.
65.	--do--	--do--	Sh. Parmar Rama Meraman Village-Semarvav, Taluka-Talala, Gujarat.
66.	--do--	--do--	Sh. Bharada Varjang Raja Village Kalej, Taluka-Mangrol, Gujarat.

1	2	3	4
67.	General Election to the Legislative Assembly, 1990- Gujarat State.	37-Talala.	Sh. Machukiya Natha Bechar Village Rasulpura, Taluka-Talala, Gujarat.
68.	—do—	—do—	Sh. Kshatriya Natwar Singh Raghunath Singh Village-Madhupur, Taluka-Talala, Gujarat.
69.	—do—	130-Mahudha	Sh. Patel Mukeshbhai Parsottambhai Near Bastiyani Khadki, Vajinath Manidav, Mahudha, Taluka-Nadiad, Gujarat.
70.	—do—	—do—	Shrimati Badshah Sukhibibi Gulam Ahmed At : Mahudha, Kajiwada Taluka- Nadiad, Gujarat.
71.	—do—	—do—	Sh. Kaji Nazimiya Ahmedmiya Chokhandi Bhogal, Mahudha, Taluka., Nadiad, Gujarat.
72.	—do—	50-Godhada	Sh. Chauhan Mangalbhai Chaturbhai Umralla, Dist. Bhavnagar, Gujarat.
73.	—do—	170-Surat City East	Sh. Raju Pathak Gopipura, Kazi's Maidan Bhakti Bhavan, Surat, Gujarat.
74.	—do—	52 -Sihor.	Sh. Sutariya Manjibhai Nagjibhai To : Pipradi Via : Sanosara, Tal : Sihor, Gujarat.
75.	—do—	—do—	Sh. Habiben Rajeshbhai Alarakhabhai Habibani Street, Sihor, Gujarat.
76.	—do—	40-Visavadar	Shri Ribadiya Dhirajlal Fulabhai Ganjiwada, Visavadar, Dist. Junagadh, Gujarat.
77.	—do—	172-Chorasi	Sh. Shaikh Ghulam Nabi Ismail 2/2851, Kadar Aziz Street, Sagrapura, Surat, Gujarat.
78.	—do—	27-Kalwad	Shri Padariya Ramabhai Prabhatbhai Ranjeetnagar Sarvoday Society, B-13, Jamnagar, Gujarat.
79.	—do—	—do—	Shri Bhatta Vijaysinh Bhavsinh At : Chella, Ta: Jamnagar, Gujarat.

By order.,

BALWANT SINGH,
Secretary to the Election Commission of India.



सत्यमेव जयते

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PART IV—C

Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

GUJARAT LEGISLATURE SECRETARIAT

Notification

Gandhinagar, 12th February, 1992.

GUJARAT LEGISLATIVE ASSEMBLY MEMBERS' SALARIES AND ALLOWANCES ACT, 1960.

No. GVS-346-P/1(19)-3937.—The following rules further to amend the Members of Gujarat Legislative Assembly (Allowances) Rules, 1960, which have been made by the Committee constituted under clause (a) of sub-section (1) of section 10 of the Gujarat Legislative Assembly Members' Salaries and Allowances Act, 1960 (Gujarat II of 1960) in consultation with the State Government, in exercise of the powers conferred on it by clause (d) of sub-section (1) of the said section 10 read with section 5 thereof, and which have been approved and confirmed by the Speaker of the Gujarat Legislative Assembly, as required under clause (e) of sub-section (1) of the said section 10 are hereby published for general information:—

1. *Short title:*—(1) These rules may be called the Members of Gujarat Legislative Assembly (Allowances) (Amendment) Rules, 1992.

(2) They shall be deemed to have come into force on the 20th March, 1990.

2. *Amendment of Rule-5*:—In the Members of Gujarat Legislative Assembly (Allowances) Rules, 1960, in rule 5, in sub-rule (I), for clause (b), the following clause shall be substituted, namely:—

“(b) by road :—

(i) in a owned, hired or borrowed conveyance, the rate shall be such as may be admissible to the first or second grade employees of the State Government from time to time, and

(ii) in a service bus of the Gujarat State Road Transport Corporation, Ahmedabad, by the free non-transferable pass provided under section 6 of the Act, the rate shall be five paise per kilometre.”.

P. N. THAKKER,

Secretary,

Gujarat Legislature Secretariat,

ગુજરાત વિધાનસભા સચિવાલય

અધિસૂચના

ગાંધીનગર, ૧૨મી ફેબ્રુઆરી, ૧૯૯૨.

સન ૧૯૬૦નો ગુજરાત વિધાનસભાના સભ્યોના પગાર તથા ભથ્થા બાબતનો અધિનિયમ.

ક્રમાંક : ગવસ-૩૪૬/પી/૧(૧૯)૩૯૩૭.—સન ૧૯૬૦ના ગુજરાત વિધાનસભાના સભ્યોના પગાર તથા ભથ્થા બાબતનો અધિનિયમ (સન ૧૯૬૦ના બીજા)ની કલમ-૧૦ની પેટા-કલમ (૧)ના ખંડ (અ) અન્વયે રચવામાં આવેલી સમિતિએ, ઉક્ત કલમ ૧૦ની પેટા-કલમ (૧) ના ખંડ (ડ)ને ઉક્ત અધિનિયમની કલમ-૫ સાથે વાંચતાં, તેને મળેલી સત્તાની ફોરો રાજ્ય સરકાર સાથે પરામર્શ કરીને, સન ૧૯૬૦ના ગુજરાત વિધાનસભાના સભ્યોના (ભથ્થા) બાબતના નિયમોને વધુ સુધારવા માટે ઘરેલા અને ઉક્ત કલમ ૧૦ની પેટા-કલમ (૧)ના ખંડ (ઈ) અન્વયે મેળવેલી જરૂરી એવી ગુજરાત વિધાનસભાના અધ્યક્ષશ્રીની મંજૂરી અને બહાલી જોઈ મળી છે એવા નીચે મુજબના નિયમો આથી સામાન્ય માહિતી અર્થે પ્રસિધ્ધ કરવામાં આવે છે :—

૧. ટૂંકી સંજ્ઞા.—(૧) આ નિયમોને સન ૧૯૯૨ના ગુજરાત વિધાનસભાના સભ્યોના (ભથ્થા) બાબતના (સુધારા) નિયમો કહેવા.

(૨) આ નિયમો તારીખ ૨૦મી માર્ચ, ૧૯૯૦ થી અમલમાં આવેલા ગણાશે.

૨. નિયમ પત્રો સુધારા : સન ૧૯૬૦ના ગુજરાત વિધાનસભાના સભ્યોનાં (ભથ્થા) બાબતના નિયમોના નિયમ પત્રો પેટા નિયમ (૧)ના ખંડ (બ)ને બદલે નીચેના ખંડ મુકવા, એટલે કે :—

“(બ) જમીન માર્ગ,—

(૧) પોતાના, ભાડૂતી કે ઉછીના લીધેલા વાહનમાં કરવામાં આવી હોય તો દર, રાજ્ય સરકારના પ્રથમ અથવા દ્વિતીય વર્ગના કર્મચારીઓને વખતોવખત મળવા પાત્ર દર રહેશે, અને

(૨) ગુજરાત રાજ્ય માર્ગ પરિવહન કોર્પોરેશન, અમદાવાદની સર્વિસ બસમાં તબદીલ ન કરી થકાય તેવા મફત પાસ દ્વારા કરવામાં આવી હોય તો દર, કિલોમીટર દીઠ ૫ પૈસાનો રહેશે.”.

પુ. ના. ઠક્કર

સચિવ,

ગુજરાત વિધાનસભા સચિવાલય.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.

C



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PART IV—C

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ELECTION COMMISSION OF INDIA

Nirvachan Sadan, Ashok Road, New Delhi-110 001.

Dated the 23rd January, 1992 (.)

Magha 3, 1913 (SAKA)

NOTIFICATION

No. 56/91.—(7).—Whereas, the Election Commission of India has registered a number of associations or bodies of individual citizens of India as political parties under section 29A of the Representation of the People Act, 1951;

AND WHEREAS, the Commission had decided, in exercise of powers under Article 324 of the Constitution of India and all other powers enabling it in that behalf, that the parties whose applications for registration under the said section 29A were pending for consideration in the Commission and which were being processed as on the 19th April, 1991 shall be deemed to be political parties registered under the said section 29A of the Representation of the People Act, 1951 for the limited purpose of the General Election to Lok Sabha and General elections/bye-elections to the State Legislative Assemblies called by notification issued on 19th April, 1991;

AND WHEREAS, the Commission by its notification No. 56/91-(5), dated the 9th October, 1991 directed that such of the aforesaid political parties whose applications were still pending as on that date shall continue to be deemed to be registered political parties under the said section 29A of the Representation of the People Act, 1951 till 31st December, 1991;

AND WHEREAS, a number of the said applications for registration have since been disposed of either by registering the parties concerned or by refusing to register them under the said section 29A of the Representation of the People Act, 1951;

AND WHEREAS, the Commission has decided in exercise of its powers under Article 324 of the Constitution of India and all other powers enabling it in that behalf, that such of the aforesaid political parties whose applications are still pending for consideration and are under process in the Commission for registration under the said section 29A, shall further continue to be deemed to be registered political parties under the said section 29A of the Representation of the People Act, 1951, till 29th February, 1992;

NOW, therefore, in exercise of its powers under Article 324 of the Constitution of India read with paragraphs 17 and 18 of the Election Symbols (Reservation and Allotment) Order, 1968 the Election Commission hereby directs that the third paragraph of its notification No. 56/91, dated 19th April, 1991, published as O. N. 93(E), in the Gazette of India Extra-ordinary, Part-II, Section 3(iii) dated 19th April, 1991, as amended from time to time, shall be deemed to have been amended to the extent indicated in the preceding paragraph and further directs, in pursuance of paragraph 17 of the said Symbols Order, that the following amendments shall be made in Table III appended to the said notification, namely:—

(2) the existing entries under column (1) and (2), at Nos, 2, 33, 36, 40, 41, 57, 63, 74, 84, 89, 90, 93, 95, 96, 97, 101, 105, 108, 110, 129, 143, 150, 155, 162, 174, 191, 197, 199, 200, 210, 212, 216, 218, 230, 246, 249, 266, 267, 278, 288, 293 and 295 relating to

All India Christian Republican Party,
 Andhra Desham Party,
 Arya Sabha,
 Azad Party,
 Akhil Bharatiya Socialist Party,
 Bharat Desam Labour Party,
 Bharat Mahila Party,
 Bolshevik Party of India (West Bengal State Committee Chitta Nath),
 Cheluva Kannad Nadu,
 Communist Party of India (Realism),
 Communist Party of India (Marxist-Leninist),
 Chattisgarh Mukti Morcha,
 Central Party,
 Dalit Panthers Party,
 Dalit Mazdoor Kisan Party,
 Democratic Socialist Party (Dr. Halder)
 Dravid Party of India,
 Federal Party,
 Gondvana Party,
 Indian Farmers and Toilers Party,
 Jai Mahakali Nigrani Samity
 Jan Seva Party
 Kamraj Desiya Congress
 Kaviyarasu Kannadasan Kazhagam
 Liberal Party of India
 Masihi Dal
 Nationalist Party
 Nathiga Thiravida Munnetra Kazhagam
 Navabharat Party
 Praja Prabhatava Party
 Prajatantrik Samajwadi Vikas Dal
 Punjab People's Party
 Purvanchal Uthan Party,
 Rashtriya Sarvabhoomik Dal
 Samdarshi Party
 Sarva Varat Nyaya Panchayat
 Socialist Republican Party (Vasudevan).
 Socialist Labour League
 Tamil Nadu Makkal Munnetra Co-operative,
 Ulaga-Makkal Nala Mahizhi Sinthanniyalar Kazhagam
 United Tribal Nationalists Liberation Front, and
 Vijaya Shakti respectively.
 SHALL BE OMITTED ;

(ii) After the existing entries under column (1) and (2) at S. No. 322, the following entries, namely:-

323. Akhil Bharatiya General Labour Party	Head Office : A-3/85 Nand Nagri, Delhi--110093.
324. Bharat Mukti Dal	111 Pocket-B, Sarita Vihar, New Delhi--110044.
325. Bharatiya Rashtrawadi Dal	125. Ram Vihar. Delhi--110092.
326. Bharatiya Jantantrik Parishad Jhansi	167/7, Outer Datia Gate, Jhansi, Uttar Pradesh.
327. Bharatiya Samata Party	A--71. Nirman Vihar, Delhi--110092.
328. Bundelkhand Vikas Dal	Vill. & P.O. Culpahad, Janpad- Hamirpur, Pin--210426. Uttar Pradesh.
329. Bharatiya Rashtriya Morcha.	Office : Navdiya, Fatehgarh, Farrukhabad. Uttar Pradesh--209601.
330. Gondvana Ganatantra Party	Vill. & P. O. Tivrita, Tehsil Katghera, Dist. Bilaspur, Madya Pradesh.
331. Gurjar Sangh	At. Garudi, P.O. Khadoda, Tehsil-modusa, Distt. Sabarkantha, Gujarat.
332. Indian Democratic Peoples Party.	106. Sonatuli, 2nd Lane, P.O. Distt. Hooghly, West Bengal.
333. Indian Democratic Socialist Party.	B--36/B, Marg No. 1, West Vinod. Nagar, Delhi- 110092.
334. Jan Kranth Morcha	89-M, Kidwai Nagar, Kanpur, Uttar Pradesh.
335. Kerala Congress (B)	State Committee Office, M/s M. T. Thomas Building, KMC XIV--438, M. C. Road, Kottayam, Kerala.
336. Orissa Communist Party	Qrs. No. 13/2, D. S. M.L.A. Colony, Unit-4, Bhubaneswar, Orissa. Pin--751001.
337. People Party of Prants	BV/332, Benjamin Road Div. 3, Ludhiana, Punjab.
338. Rashtriya Mazdoor Ekta Party	Block-B. Sant Nanagr, Gali No. 57, Burari Road, Delhi--110009.
339. Rashtriya Mazdoor Ekta Party (Samajwadi)	C--122, Pushpanjali, Pitampura. Delhi--110034.
340. Rashtriya Samaj Sudhar Party	Vill. Thanthri, Post Ghodi, Distt. Faridabad, Haryana.
341. Uttar Pradesh Vikas Manch	Mukhyalaya-- Khutar, Tehsil Puraya Distt. Shahjahanpur, Uttar Pradesh.
342. Punjab Peoples Party	14, Sector--28, Arun Vihar, Noida--201303."

SHALL BE INSERTED;

- (iii) (a) for the existing entry under column (1) at S. No. 32, the entry "Ambedkar People's Movement";
 (b) for the existing entry under column (1) at S.No. 83, the entry "Akhil Bharatiya Dal";
 (c) for the existing entry under column (1) at S. No. 171, the entry "Labour Party (AB)";
 (d) for the existing entry under column (1) at S. No. 186, the entry "Marxist, Engelsist, Leninist, Proletariat Health Commune";
 (e) for the existing entry under column (1) at S. No. 265, the entry "Socialist Republican Party";
 (f) for the existing entry under column (2) at S.No. 135, the entry, "23, Meghraj Sethi Marg, Bombay--400008"; and
 (g) for the existing entry under column (2) at S. No. 243, the entry "Head Office; Kaulapur, Tandoli, Faizabad, Uttar Pradesh.", respectively, SHALL BE SUBSTITUTED.

By order,

S. K. MENDIRATTA,
Secretary.

ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
Ashok Road,
New Delhi-110001

Dated the 29th January, 1992(.)
Magha 9, 1913 (SAKA)

NOTIFICATION

No. 56/91-(8).—In exercise of the powers conferred by Article 324 of the Constitution of India read with Section 29A of the Representation of the People Act, 1951 and paragraphs 17 and 18 of the Election Symbols (Reservation and Allotment) Order, 1968, the Election Commission hereby directs that its Notification No. 56/91, dated 19th April, 1991, published as O.N. 98(E) in the Gazette of India Extraordinary, Part II, Section 3(iii) dated 19th April, 1991, as amended from time to time, shall be further amended to make it uptodate as follows, namely:—

In Table III appended to the said Notification, after the existing entries under column (1) and (2) at S. No. 342, the following entries, namely:—

"343. Shiromani Akali Dal (S)

House No. 6,
Sector, 5,
Chandigarh."

SHALL BE INSERTED.

By order,

K. P. G. KUTTY,
Secretary.



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GUJARAT MARITIME BOARD, AHMEDABAD

Notification

GUJARAT MARITIME BOARD ACT, 1981.

No. GMB/T/12(6)/9083.—It is informed to all concerned that the Non-working days for the calander year 1992 were declared *vide* Notification No. GMB/T/12(6)/6701 dated 5th December 1991, the following correction shall be made—

“In the table at Sr. No. 6, Column No. 3 the date of “JANMASHTAMI” may be corrected and read as 21st August 1992, Friday instead of 22nd August 1992 Friday”. Other matters remained unchanged.

Dated 29th February, 1992.

A. F. VYAS,
Chief Executive Officer
and Vice Chairman.



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GUJARAT STATE FINANCIAL CORPORATION

Notice

It is hereby notified that Shri G. H. Deolalkar, Chief General Manager, State Bank of India, Ahmedabad, was elected as Director of the Corporation for the unexpired portion of the term i.e. upto 25th July, 1993 of Shri H. R. Kamath, to represent Scheduled Banks as referred to in clause (c) of sub-section (3) of section 4 of the SFCs Act, 1951 at the Special General Meeting of the Shareholders of the Corporation held on 10th March 1992 at 11.00 A. M. At the Head Office of the Corporation, Ahmedabad.

L. M. SUD,
Managing Director.

Date : 10th March 1992.

Gujarat State Financial Corporation,
'Jaldarshan Building',
Ashram Road, P. B. No. 4030.
AHMEDABAD-380 009.



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GENERAL ADMINISTRATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th March, 1992.

No. CHS-92-7-BYE-1292-850-CHH.—The Government of Gujarat announces with profound regret the death of Shri Munia Virjibhai Limbabbhai, a member of Gujarat Legislative Assembly from 112-Jhalod (S.T.) Assembly constituency on 15th March, 1992.

By order and in the name of the Governor of Gujarat,

J. K. PARMAR,
Joint Secretary to Government.

સામાન્ય વહીવટ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૭મી માર્ચ, ૧૯૯૨.

ક્રમાંક સીએચએસ-૯૨-૭-બીવાય-૧૨૯૨-૮૫૦-છ.—ગુજરાત સરકાર ૧૧૨—આલોદ (ચિ. ટા.) મતદાર વિભાગના સભ્ય શ્રી મુનિયા વિરજીભાઈ લીમ્બાભાઈનું તા. ૧૫મી માર્ચ, ૧૯૯૨ના રોજ થયેલ અવસાન અત્યંત દુઃખપૂર્વક જાહેર કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. કે. પરમાર,
સરકારના સંયુક્ત સચિવ.



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ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
Ashok Road,
New Delhi--110 001.

Dated 20th November, 1991.

29 Kartika, 1913 (S)

Notification

No. 82/GJ-LA/7/90/91.—In pursuance of Section 106 of the Representation of the People Act, 1951 (43 of 1951), the Election Commission hereby publishes the judgement dated the 2nd May, 1991 of the High Court of Judicature at Ahmedabad in Election Petition No. 7 of 1990.

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

Election Petition No. 7 of 1990.

WITH

RECRIMINATION PETITION NO. 4 OF 1990.

Shri Amarsinh Bhilabhai Chaudhari
Vyara, District-Surat.

Petitioner

Versus

Shri Amarsinh Zinabhai Chudhari,
Jasingpur, Ta. Vyara, District Surat, and Others.

Respondents.

Coram- N. J. PANDYA J.

2ND MAY, 1991.

C. A. V. Judgment.

Election Petition No. 7 of 1990 :

Mr. S. B. Vakil, with Mr. B. B. Desai, Advocates for the Petitioner.
 Mr. P. M. Raval with Mr. H. P. Raval, Advocates for the Respondent No. 1.
 Respondents No. 2 to 6 served.
 Name of Respondent No. 7 deleted.

Recrimination Petition No. 4 of 1990 :

Mr P. M. Raval, with Mr. H. P. Raval, Advocate for the Petitioner.
 Mr. S. B. Vakil with Mr. B. B. Desai, Advocate for the Respondent No. 1.
 Respondents No. 2 to 6 served.
 Name of respondent No. 7 deleted.

Coram : N. J. PANDYA, J. Z.

(2nd May, 1991.)

C. A.V. JUDGMENT :

The petitioner in Election Petition No. 7/90 is the unsuccessful candidate of the last Assembly elections held on 27-2-1990 for the State of Gujarat. He was contesting from Vyra Constituency of the State, referred to as Assembly Constituency No. 164 and situated in Surat District. Including the petitioner, in all there were six candidates and at the end of the polling, according to the results declared on 28-2-1990, the respondent No. 1 had succeeded.

The petitioner had polled 32,611 votes while respondent had secured 34,318 votes. There was a difference of 1707 votes between the two. The remaining respondents No. 2, 3, 4 and 5 had secured 464 votes, 2614 votes, 547 votes and 2592 votes, respectively.

Looking to the total number of votes secured by the petitioner and respondent No. 1 respectively, the votes secured by the remaining respondents No. 2 to 5 are marginal and can also be called insignificant.

Needless to say, the petitioner is challenging by this petition the result that has gone in favour of the respondent No. 1. For this purpose, the petitioner has put forth the case of corrupt practice, as understood under section 123 of the Representation of Peoples Act, 1951, (hereinafter referred to as the "said Act") To be precise, his case is built on the grounds stated in section 1(b) of sec. 100 of the said Act, to be read with clause (d) (ii) thereof. This is the position so far as the case put forth by the petitioner is concerned in the course of the trial before the Court.

Giving the factual data about it, it may be mentioned that the case is based on a leaflet exhorting the voters to vote in favour of the respondent No. 1. There is nothing unusual about such an appeal and it is very common during election campaign to come across leaflets, handbills and pamphlets printed in support of various candidates. To the extent to which the leaflet seeks support in support of the respondent No. 1 is concerned, there may not be much grievance and certainly there cannot be any, so far as the printing of the symbol in that leaflet is concerned, and by this, I mean the election-symbol assigned to the respondent No. 1 as an Independent Candidate. The symbol was swastika placed inside a circle.

The objectionable part is that the appeal has been issued in the name of 'Indira Congress, Vyara' and placing this name of the organisation in the middle, below it also placing the caption of 'public appeal' and the symbol and photographs on the sides of the leaflet. On the left, we find the said symbol of swastika placed in a circle and on the right we find a photograph of the late Prime Minister, Smt. Indira Gandhi.

The petitioner was contesting as an official candidate of the Congress Party and at the relevant time was the Chief Minister of the State of Gujarat. The leaflet contains many grievances about the performance of the petitioner, and after referring to the formation of India Congress in Vyana Taluka the subscribers to the leaflet have requested the voters of Vyara Taluka to vote for the Independent Candidate, respondent No. 1.

As it so happens, the first name of the petitioner as well as that of the respondent No. 1. is the same, namely, "Amarsinh". Their surname also happens to be the same, namely, "Chaudhari". The father's name respectively happens to be "Bhilabhai" and "Zinabhai".

Basing their claim on the fact that the said leaflet, that came to be issued about a week or so prior to the date of polling, the voters of the area who predominantly are adivasis. i. e. Tribals, were led to believe that the respondent No. 1 had the support of the party to which the late Smt. Indira Gandhi belonged, and further it is alleged that the confusion was to the extent of the voters believing that the respondent No. 1 was the official candidate of the Congress Party.

The leaflet in question is shown to have been subscribed to by as many as 17 persons whose names appear at the end of the text of the leaflet and the name also bear reference to their various posts and designations in the said Indira Congress of Vyara Taluka.

On the reverse side, after the names are completed, we find the said election symbol Swastika having been printed twice on the left and on the right side of the leaflet, followed by a closing line below which the names of the publisher as well as the printing press have been given.

All told, according to the petitioner, therefore, the effect of the said leaflet is that the voters were unduly influenced in the exercise of their franchise and thereby they were prevented from exercising their right of vote in the manner that they wanted to. In other words, the case is sought to be brought within the provisions of sub-section (2) of sec. 123 of the said Act.

The respondent No. 1 has filed his written statement at Exh. 8 and had denied all the averments of the plaint at length and thereby setting up a factual contest on all counts, has also raised several legal objections to the petition.

To summarize the contest between the parties, therefore, the legal questions involved are compliance on the part of the petitioner as to the requirements of section 83 of the Act by way of supplying material particulars and facts with regard to the aforesaid alleged corrupt practice and factually the printing and publication of the leaflet itself is brought into dispute and of course its distribution and the alleged link of the petitioner or his agent or anyone connected with him whatsoever in any manner with any of the said activities of either printing, publication or distribution.

It may be added here that after filing the said written statement, because the petitioner has sought not only the setting aside of the election of the respondent No. 1 but also has made a prayer of his being declared elected, the respondent No. 1 has come out with a Recrimination petition, specifically making out a case to the effect that if at all his election is set aside and the petitioner is to be declared elected, his election is also required to be struck down on the various grounds.

After the usual formalities were over, the election petition was proceeded with and now we may turn to the issues that were framed at Exh. 13A. They read as under:—

- (1) Whether the petitioner proves that the successful candidate-respondent No. 1 was responsible for the publication of the leaflet Annexure-B ?
- (2) Whether the publication and distribution of said Annexure B would amount to corrupt practice?
- (3) If yes, whether the said corrupt practice has materially affected the result of the election in question ?
- (4) Whether the result of the election declaring respondent No. 1 to be a successful candidate is illegal, null and void and is of no effect whatsoever ?
- (5) Whether the petitioner is entitled to be declared elected in place of respondent No. 1 ?
- (6) Whether the petition is tenable at law ?
- (7) What order and costs ?

My answers to the above issues are as under:—

- (1) In the negative.
- (2) In the negative.

- (3) In the negative.
- (4) In the negative.
- (5) No.
- (6) In the negative.
- (7) First part : Petition is dismissed.
Second part : As per order.

Issue No. 1 :

In order to prove his case, the petitioner has examined himself at Exh. 14 and has proceeded further to examine as many as nine more witnesses. In the course of his deposition, the said Leaflet, which is the basis of his challenge is produced at Ex. 15. During his cross-examination on behalf of the respondent No.1, three more leaflets were brought on record through the petitioner and they are at Exhs. 16, 17 and 18.

His next witness is Sahdev Bherabhai Chaudhary, Exh. 19, President of Surat District panchayat, followed by one Deepakbhai Kanjibhai Chaudhary, Exh. 20. Petitioner's Witness No. 4 is In Charge Prant Officer of Vyara Revenue Sub Division and he is Mr. Abdul Latif Abdul Quadir Shaikh, Exh. 21. In the course of his deposition, a letter written by one Bhanabhai Dhanjibhai Gamit, the copy of which was endorsed to the Prant Officer, Vyara, was produced at Mark 22/1. The said letter had referred to the aforesaid leaflet Exh. 15 and the Congress Party to which the petitioner belonged had registered its protest about the same.

Exh. 23, Nathubhai Kalabhai Patel is petitioner's Witness No. 5 and so is Ajaykumar Janakrai Shah, Exh. 24, Bhanabhai Kalidas Bharti, Witness No. 6, Exh. 25 and Kapilaben Keshurbhai Chaudhary is Witness No. 8, Ex. 26. Witness No. 9 is Ishadbeg Ayudbeg Mirza Exh. 27, examined to give details of the Presidents of various Taluka Pradesh Congress Committees within the City. He has produced a list at Mark 28/1. The last witness of the Petitioner is Bhanabhai Dhanjibhai Gamit, witness No. 10 Exh. 29, who has proved the said letter Mark 22/1 and thereby it is put at Exh. 30.

Now, so far as the deposition of the various witnesses are concerned, right from petitioner's witness No. 2, Sahdev B. Chaudhary and excluding the officials, Mr. Shaikh and Mr. Mirza, all other witnesses have come out with the case that they came to know about the leaflet Ex. 15 on or about 22-2-1990 either on account of it having been shown to them or they having seen it being distributed.

With regard to the distribution, Deepakbhai Chaudhary, Petitioner's Witness No. 3 Exh. 20, has stated that of the subscribers to the leaflet, persons whose names appear at Sr. Nos. 10, 13 and 16, respectively, Narendrasingh Parmar, Nanduben Amarsinh Chaudhary and Dr. Markhand Bhatt were seen by him distributing the leaflets and this distribution had taken place between 22-2-1990 to 26-2-1990. He saw the leaflet for the first time at Ambiya on 22-2-1990.

Likewise, petitioner's witness No. 8, Bhanabhai Kalidas Bharti, Exh. 25, refers to one Kantibhai, whose name appears at Sr.No. 5 in the said leaflet, to be engaged in distribution.

Bhanabhai Dhanjibhai Gamit, Petitioner's Witness No. 10, Exh. 29, comes out with a case that he saw leaflet being distributed on 21-1-1990 and had written the letter Exh. 30 on 22-2-1990, addressed to the Election Commissioner, Ahmedabad. The letter makes an interesting reading. The complaint or the grievance made in the letter is that the respondent No. 1, who is referred to in his full name, has got leaflet in the name of Indira Congress printed and thereby has misused the photograph, presumably of Smt. Indira Gandhi, and thereby has misled the workers and has abused the party. The letter, of course, is written in Gujarati. The aforesaid would be roughly the tenor thereof. He further mentions that as name of the publisher also, name of the Indira Congress has been made use of, which is totally false and has, therefore, requested the Election Commissioner, Ahmedabad, to do the needful. A copy of the letter has been addressed to the President, Pradesh Congress Committee, Navrangpura, Ahmedabad and to Shri Jashwantbhai Mehta, congress samati, Gujarat Electricity Board 'Red Cross Road, Baroda (actually, it should be Race Course Road). Third copy is endorsed to President, District Congress Committee, Behind Rang Upvan, Surat. The copies endorsed to these three persons is stated clearly in the manner in which the entire letter has been written, namely, typed in Gujarati, while endorsement No. 4 made to the Election Officer, Vyara, is handwritten. It can be mentioned here that the Prant Officer, Vyara, i.e. Revenue Sub Divisional Officer was working as Election Officer.

Commenting on the aforesaid evidence on behalf on the respondent No. 1, it was strongly urged that no case whatsoever is made out against the respondent No. 1. Moreover, drawing the attention to the averments in the petition, it was further submitted that there is variance between pleading and proof. Now, this submission is of course in addition to what has been urged in connection with the provision of sec. 83 of the said Act.

If we turn to the petition, Exh. 1, the material averments are to be found in the latter half of paragraph 8 at page 7, continued in paragraphs 10 and 11. It is clear-cut case of the petitioner that during the election campaign, the respondent No. 1 had published pamphlets in which the photo of late Smt. Indira Gandhi was put opposite to the symbol of swastika allotted to the respondent No. 1. It is further averred in paragraph 10 that this was published and distributed amongst the voters of Vyara Constituency by respondent No. 1 and his agents. Before that, in para 8 of the petition, we find a very general reference to the election of the respondent No. 1 being illegal, as a result of his having indulged in several corrupt practices. It is asserted that this activity on his part has materially affected the election.

Now, if we recall the provisions of sec. 100 of the said Act, if the alleged activities are that of the candidate or his election agent, material effect on the result or otherwise is not at all relevant while it is very much relevant if the alleged activities are indulged into by a person other, than the candidate or his election agent. For this, reference may be made to section 100 (1) (b) and 100(1) (d) of the said Act.

Later on, we find in paragraph 10 again that use of the photograph of Smt. Indira Gandhi in the manner stated above, had resulted into capturing of votes by such inducement and misrepresentation amongst the Adivasi voters on the part of the respondent No. 1. It is further asserted that the way in which the photo of late Prime Minister, Smt. Indira Gandhi and the symbol of swastika were used in the said pamphlet, per se it would establish corrupt practice committed by the respondent No. 1. For the time being, we are not entering into the controversy as to the contents of the leaflet and as to whether they would amount to comment on the personal character of the petitioner or comments on public activity.

It is, therefore, clear that in the petition we find a clear-cut reference to the alleged activity of getting the pamphlet published and distributed having been indulged into by the respondent No. 1. Now, so far as the direct evidence discussed above is concerned, we do not find any reference to the respondent No. 1 with regard to the printing, publishing or distribution of the leaflet.

It has come on record that name appearing at Sr.No. 13, Nanduben Amarsinh Chaudhary happens to be the name of the wife of the respondent No. 1. The respondent No. 1 who has been examined at Exh. 32, has admitted as much and further on has also stated that the name of the Printing Press appearing at the foot of the leaflet Exh. 15, namely, Anand Mudranalay Vyara, is owned by his wife Nanduben. He has also admitted that the premises on the ground floor of which the said printing press is situated, at the relevant time was the election office of the respondent No. 1.

So far as the running of the press is concerned, respondent No. 1 has stated that it has been entrusted to one Pratapbhai Dave, who is the Manager of that press. During his cross-examination, he has come out with a reply that more or less it is being run by Pratapbhai Dave only and neither he nor his wife participated in its running. Further, he admits that he has no personal knowledge about the management of the press. Further on, he says that only Shri Pratapbhai Dave would have information about this. About the press line, he has stated that the letters thereof are not the one that are in use in the press belonging to his wife. He has gone to the extent of claiming in his cross-examination that he came to know about the leaflet like Exh. 15. only when it was shown to him in the course of his deposition, that too cross-examination, and till then, he had no knowledge of a leaflet like this.

In short, he has denied that he had anything to do with the leaflet and according to him, even the leaflet had come to his knowledge only during this cross-examination. Leaving aside this extreme stand taken by him and if we come to the case as put forward by the petitioners through himself and his witnesses and examine the same in the light of the said contents of his petition, it is quite clear that with regard to respondent No. 1's involvement in printing, publication and distribution, there is no direct evidence at all.

The petitioner has, therefore, no alternative but to rely on the circumstances whatever that could be brought on record and reasonable inference that could be drawn on the basis of material on record.

On this basis, therefore, it was argued on behalf of the petitioner by the learned Counsel, Shri S.B. Vakil, that the leaflet Exhibit 15 contains the name of the Press. It belongs to the wife of the respondent No. 1 and to an extent respondent No. 1. is also interested in it. Secondly, it was urged by the learned Counsel that in a small town like Vyara, the respondent No. 1 could have easily obtained information as to which place or which press other than the one mentioned in Exhibit 15, it was got printed.

Dealing with the aforesaid second argument first, it can well be said that smallness of Vyara Town would operate like respondent No. 1, as per submission, against the petitioner also. Assuming that he may not be stationed only at Vyara, he had so many of his supporters in that town, who could have easily ascertained this position. However, as per the case of the petitioner, no doubt the press is would other but that of the respondent No. 1 and his wife. looking at this argument from different angles, it can be met with saying that it was not at all necessary for the respondent No. 1 to name any press because if we recollect, the stand is that he came to know about this leaflet for the first time when it was shown to him in the cross-examination. This would necessarily mean that the leaflet was never got printed till the elections were over.

Merely because in the press-line the name of the press belonging to the respondent No. 1 and his wife is mentioned, it cannot be said that it was got printed and published by the respondent No. 1. Taking the situation at its worst, as per the material on record, it would appear that it was printed in that press and that it was done without the knowledge either of the respondent No. 1 or his wife, because one Pratapbhai Dave was managing the affairs of the press entirely. Now, to say that managers knowledge will be that of the respondent No. 1, in election petition, to say the least, will not be available to the petitioners.

Thus, the situation available is on the one hand in the petition the entire act of printing, publishing and distribution is attributed to the respondent No. 1. However, strictly speaking, there is no mention of printing at all in the petition. Even then, taking the liberal view and for the sake of argument agreeing with the petitioner, this could be the only conclusion based on the material as put forth in the petition. We have already noted the fact that the evidence is entirely on different lines. The evidence, both oral and documentary, may at best indicate only as possibility, of Exhibit 15 having been printed at the said press. In my opinion the evidence on record stops at that.

When we analyse the position in light of the election law, it does not meet with the requirements as laid down by various pronouncements. Before doing that, we should bear in mind the position now available on the evidence on record that in place of the petitioner having done all those acts himself which is shown by the witnesses to have been carried out by persons other than the candidate, i.e. respondent No. 1 and his election agent.

As per AIR 1969 SC 1201, therefore the consent of the respondent No. 1 will have to be proved and if not proved, effect on the result of the election will have to be established. For proving the consent, there has to be a direct or circumstantial evidence, but it has to be proved beyond reasonable doubt and if consent is not so proved with similar standard proof, effect on the result of the election, i.e. the outcome, will have to be established and it cannot be judged merely on the ground of probability.

AIR 1974 SC 47 lays down that if a person other than the candidate or his election agent has indulged in corrupt practice, his consent must be proved.

AIR 1965 SC 677, dealing with section 123 (4) and sec. 85 of the said Act has laid down that means rea is a necessary ingredient and constructive knowledge will not be acceptable.

AIR 1985 89 SC is on the point that corrupt practice is to be proved beyond reasonable doubt as in a criminal case and mere preponderance of probability is not enough.

On the same line is AIR 1977 SC. 587, where the election petitions are held to be quasi-criminal and the standard of proof is that of beyond reasonable doubt.

On behalf of the petitioner, AIR 1963 Gujarat 395 was relied upon to submit that sponsors are agents of the candidate and consent can be inferred, which may be either express or implied. To this, on behalf of the respondent No. 1, the learned Advocate Shri Raval has countered by saying

that the aforesaid decision relates to the election law prior to amendment and secondly as per AIR 1986 SC page 3, mere act of supporters will not reflect on the candidate and either it must be made out to be the act of the candidate himself, i.e. respondent No. 1 in our case, or it should be shown to be with his consent. There again, in head-note (i), we find reference to the standard of proof which is beyond reasonable doubt like a criminal trial. While on this authority, we may refer to the remaining part of it, namely, that if there are two views possible in relation to corrupt practices, the benefit should go to the elected candidate and election need not be set aside, though I may express myself categorically that there is no question of two views being possible in the case before me.

On behalf of the petitioner, AIR 1976 SC 2169 was relied upon, but if we go through the case, we find that publication and printing was proved to be at the instance of the successful candidate. This was done by a witness from the printer's side. In other words, there was a direct evidence, which is not the position here. This authority, therefore will not help the petitioner.

Incidentally, while on this point, I may refer to a peculiar situation that has arisen with regard to the said Manager, Shri Pratapbhai Dave. In the witness list given by the petitioner, at Sr. No. 13, the Manager of the said Anand Printing Press of Vyara was listed and a summons was also issued on that witness from the record, it was verified during the time of final submissions that summons in fact was served on the Manager and from the original service it was possible to make out that one Pratapbhai Dave had received it. It was asserted on behalf of the respondent No. 1 that during the time that the petitioners' witnesses were being examined, on not less than two occasions, this witness of the printing press was present, and yet he has not been examined.

The aforesaid position assumes importance duty because on behalf of the petitioner much was sought to be made out that Pratapbhai Dave, admittedly a man of respondent No. 1 or at least employed as a Manager by his wife to run the press, though being available has not been examined by the respondent No. 1. The argument, therefore, was that adverse inference must have been drawn. In this connection, as many as five authorities were cited. They are : AIR 1968 SC 1413, AIR 1975 SC 1703, AIR 1976 SC 2169, AIR 1989 SC 865 and AIR 1989 SC 2004.

Now, it may be noted that the respondent No. 1 had never cited Pratapbhai Dave to be one of his witnesses. It was the petitioner who had cited him as a witness, though in the witness list he has not been referred to by name, merely as one of the witnesses, Manager of the press. The summons having been served, in fact the witness did remain present and yet not examined.

No doubt, in the course of final submission, an attempt was made on behalf of the petitioner, to explain non-examination of this witness, saying that looking to the admitted position, it would not have been at all fruitful for the petitioner to examine the witness. However, on going through the witness list Exhibit 13B as well as the particulars mentioned in the summons in connection with this witness, we can make out that he was required to bring with him books of accounts and all other relevant documents and material in connection with the running of the printing press business, more particularly pertaining to the month of February, 1990. The witness, therefore, could have been examined for the purpose of getting the said records produced and thereby direct evidence as to the printing of the leaflet could have been brought on record. Not only this evidence was available in this form, but the petitioner side had taken the trouble of citing the witness and getting a summons issued. The summons having been served and the witness having remained present, if he is not examined, in my opinion, on the contrary, adverse inference is required to be drawn against the petitioner-side.

There is one more source, and it is statutory one, that could have been taken recourse to on behalf of the petitioner, and it is the provision of section 127A of the said Act. A printer is prohibited from printing any election pamphlet or poster, unless a declaration as to the identity of the publisher thereof signed by the publisher and attested by two persons to whom the said publisher is known is delivered by the publisher to the printer in duplicate and unless within a reasonable time after the printing of the document, one copy of the declaration is sent by the printer together with one copy of the document to the District Magistrate of the District amongst other officers. For this purpose, we may refer to sub-section (2) and clauses (a) and (b) of sec. 127A of the said Act.

Except for writing the said letter Exhibit 30, it seems that the petitioner-side has not done anything in the matter. If we turn to that letter, Exhibit 30, there also the apprehension felt is about the misuse or abuse of the photograph with a view to misguide the workers. Now, getting a leaflet printed for misguiding the workers is one thing and to say that it amounts to an undue influence on the voters in exercise of their franchise is altogether a different thing.

Much about this will be discussed while dealing with issue No. 2. But suffice it to pay for our immediate purpose that there also the act is attributed to the respondent No. 1 only. Simultaneously or at least before filing the petition, in view of the aforesaid provision of section 127A of the said Act, the petitioner-side could have ascertained the position from the office of the District Magistrate, Surat. Apparently, they have not done anything of that sort and there is nothing on record to suggest that they had even remotely thought of doing so. Much less, therefore, there could be any evidence to show that they had taken trouble to do so.

The net result, therefore, is that there is no direct evidence and whatever evidence is there is not at all sufficient to make out the case of the publication of the leaflet Exhibit 15 by the respondent No. 1. The issue is, therefore, answered in the negative.

Issues Nos. 2 and 3 :

We have already seen that the alleged corrupt practice attributed to the respondent No. 1 is, according to the evidence in fact has been carried out by the agents or supporters. So far as the agents are concerned, they are certainly not the election agents. While dealing with the aspect as to whether the leaflet Exhibit 15 would amount to a corrupt practice in view of the aforesaid finding pertaining to the agency of the alleged commission of corrupt practice, consent not having been proved, the material effect on the result of the election is required to be considered. The evidence, therefore, with regard to the issues No. 2 and 3 will be interrelated and hence the issues are disposed of together.

First of all, let us understand what is the import of undue influence as envisaged by the said Act in sub-section (2) of section 123. Strictly speaking, for canvassing or propoganda for and on behalf of a candidate either by himself or through his supporters would be solely with a view to influence the voters to vote for a particular candidate. In that sense of the term, entire election exercise right upto the date when the campaign comes to an end, is nothing else but an exercise in influencing people. Necessarily therefore, the words "undue influence" in sub-section (2) will have to be understood and in my opinion strictly construed.

We may now refer to AIR 1975 SC 926. Dealing with the case of 'undue influence' in sub-section (2) of section 123 of the said Act, factually in a case arising from Punjab and Haryana, a poster was involved, bearing photographs of Prime Minister and other Central Ministers and Army Officers and below it Congress symbol of cow and calf.

Details are to be found in paragraphs 20, 21 and 22 of the judgement. Before that paragraph 19 would be more illustrative. It has been categorically held that ordinarily interference with the free exercise of electoral right involves either violence or threat of injury of any kind to any candidate or an elector or inducement or attempt to induce a candidate or elector to believe that he will become an object of divine displeasure or spiritual censure. The prefix 'undue' indicates that there must be some abuse of influence. The concept of undue influence was thereafter contrasted with proper influence and construed in the light of proviso, Clause (2) of Section 123 was held to be not penalising legitimate canvassing or appeals to reason and judgement of the voters or other lawful means of persuading voters to vote or not to vote for a candidate. Turning, to the poster, as noted in para 20 of the said judgment at page 929, the learned Judges were unable to accept the plea that the poster had an effect of undue influence. They could not find anything in the poster which amounts to a threat of injury or undue inducement of the kind inhibited by section 123(2). Further on, the judgement has dealt with clause (7) of section 123 of the said Act with which we are not concerned.

In this light, if we turn to the said leaflet, in my opinion, the only conclusion could be that the leaflet did not amount to an undue influence as understood in the said clause.

Firstly, it is required to be noted that leaflet Exhibit 15 was noticed by persons working for the petitioner, including the office bearers of the Taluka Congress Committee on or about 21st February 1990. On the one hand, we are persuaded to believe that case of the petitioner that the voters in the area are illiterate and would be guided more by the visual representation either by way of photograph or by way of symbol and the contents of a leaflet or publication will have little or no bearing.

Yet we find leaflets at Exhibits 16, 17 and 18 issued by the Congress Party in favour of the petitioner and there, over and above the election symbol of 'Hand', we find photograph of the President of All India National Congress. Shri Rajiv Gandhi and also that of the petitioner. Exhibit 16 is dated 16th February 1990. Exhibit 17 refers to meetings to be held at different villages on 22nd February 1990 and there we find the photograph of the petitioner only, coupled with the election symbol of 'Hand'.

The last one is Exhibit 18 and it does not bear any date, but way of visual representation, we find the photograph of Shri Rajiv Gandhi and also that of the petitioner and in between these two photographs, we find the symbol of 'Hand'.

Leaflet at Exhibit 18 is printed in fairly small types and contain detailed account of various achievements attributed to the petitioner. Needless to say, all the three leaflets bear reference to various persons connected with various villages, who are supporting the contents of the respective leaflets.

Thus, tribals who were predominantly the voters of the Constituency, are taken by the petitioner's side also as likely to be influenced by printed words along with the visual representations. Exhibit 15, the disputed leaflet, has tried to bring about that very situation. The only difference is that it makes reference to Indira Congress, Vyara and uses the photograph of late Smt. Indira Gandhi.

Now, it may be recalled that this election held in the month of February, 1990 was preceded by Parliamentary Election in the month of November, 1989. It has come on record that during that election to the Parliament, the present respondent No. 1 was working not only for the Congress Party, i.e. the Party of the petitioner, but was a member of the said Party. As per his own admission, the respondent No. 1 parted company with that party and decided on contest the Assembly Election as an Independent Candidate when he was denied ticket of Vyara Constituency in preference to the petitioner.

The reason for referring to this background is that so-called comparatively less discriminating and to an extent even gullible tribales, have had not only the experience of all the past elections, but just four months prior to the disputed election they were exposed to the Parliamentary Election.

On behalf of the respondent No. 1, the learned Advocate Shri Rawal, has been careful enough to bring out on record a fact that the Congress Party in its official publication in favour of the petitioner had never made use of the photograph of late Smt. Indira Gandhi. By way of samples, we have got those leaflets Exhibits 16, 17 and 18, that were got produced on behalf of the respondent No. 1 from the petitioner himself during his cross-examination.

The voters of the area, therefore, were in a position to make out that official party candidate of Congress is assigned the election symbol of "Hand" and that either literature for his propoganda bears his photographs singly or his photograph in company with that of Shri Rajiva Gandhi. Under the circumstances, it is difficult to appreciate as to how the leaflet Exhibit 15 could have created any confusion.

Now, merely because elections are announced and the campaign is in full swing, it cannot be said that the people of a given Constituency or a group of them cannot formulate an association of their own. The moment this aspect is appreciated, whether the association so formed is named Indira Congress, Vyara or any other name, it does not matter at all as long as the identity of the candidate for whom the Association is formed is quite clear. In the instant case, it was just not possible to fault the said leaflet Exh. 15 on the count of lack of clarity as to the identity of the person is whose favour the leaflet has been brought out.

Particularly when we find that the visual representation of the facsimile of late Smt. Indira Gandhi was never made use of, as admitted by the petitioner himself during his cross-examination. Merely, because her photograph is used and the name 'Indira Congress, Vyara', is used, it cannot be said that the voters were influenced, much less it can be said that they were unduly influenced.

I agree with the learned Advocate Shri Rawal that with a view to understand the meaning of "undue influence", we may draw upon the 'position available under the Indian Contract Act, where if undue influence is established, a contract is voided. Obviously, viewed in that light, there is no material whatsoever on the record to categorise Exh. 15 leaflet as an exercise in undue influence.

We have already noted the fact that there is no material on record whatsoever to show as to what extent the election in question was materially affected as result of the said corrupt practice.

I have, therefore, no hesitation in coming to the conclusion that the leaflet Exh. 15 does not amount to a corrupt practice and that even if it were so, there is nothing on record to establish that the result was materially affected.

No doubt, on behalf of the petitioner it was submitted that there being no direct evidence, certain things are required to be inferred. This aspect has been already considered during the discussion of

No. 1. However, this very line of argument was of course pressed interviuce so far as factual aspect of the controversy is concerned, namely, causing of undue influence. This is why the authorities referred to during the discussion of issue No. 1. are not being repeated here. But whatever that remains on the point will be dealt with hereunder.

In AIR 1960 SC 1217, it was established as a matter of fact. In that case it was held that there were repetitious acts of corrupt practices, namely, conveying voters to the poll. Obviously indulgence into this practice would certainly affect the result of the election. This is not the position in the present case. Secondly, it may be mentioned here that it being a 1960 judgement, it is prior to the amendment that was carried out in the Law of Election in the year 1966. The decision, therefore, does not help the petitioner.

In AIR 1972 SC 359, influence was alleged as voters were prevented from exercising their franchise in presence of respondent No. 1. Obviously, this would have affected the result of the election. This is not the case here.

AIR 1975 SC 1135. If we refer to paragraphs 9, 10 and 13, of the judgment we find that there were ample material on record to hold that printing, publication and distribution of the offending leaflet which was found to be objectionable, amounted to undue influence. This is not the position here at all.

AIR 1971 SC 690. This decision certainly would not apply here because the corrupt practice involved is the one covered by clause (1) of sec. 123 of the said Act. which certainly is not the position here.

I, therefore, answer issues No. 2 and 3 in the negative.

Issue No. 6.

I will now take up issue No. 6 for discussion.

This controversy was sought to be thwarted right at the initial stage on behalf of the petitioner, of course at the time of final submission, by referring to AIR 1960 SC 200. I may state here that controversy involved between the parties is as to petition being legally tenable. By this, the respondent No. 1 is referring to absence of particulars of corrupt practice and by that what is meant is absence of material facts and particulars. For this, reference is of course made to statutory provision of sec. 83 read with sec. 81 of the said Act. For this, on behalf of the respondent No. 1, firstly reliance was placed on AIR 1969 SC 1201, head-note (b) where distinction of material facts and particulars has been explained.

Facts necessary to formulate a complete cause of action are held to be material facts and omission of a single material fact is held to be leading to incomplete cause.

As against that, function of material particulars is to present as full a picture of the cause of action with such further information in detail as to make opposite party understand the case he will have to meet. Mere citing or reciting the contents of a statutory provision or a section would not be enough.

Now coming back to the said decision of 1960, it was urged on behalf of the petitioner that accepting the requirement of full particulars and corrupt practice in the election petition and even conceding its paramount importance, if in spite of the absence of particulars, the evidence is allowed to be given and taken, the question would not be one of absence of jurisdiction, but as to whether there has been any material prejudice occasioned by the absence of particulars.

I may recall the contents of the petition at this juncture. Factually, we find that there is a reference only to the publication and distribution of leaflet Exh. 15 and that too only by the respondent No. 1. The evidence led discloses a situation to the contrary. It is discussed in the preceding issues. The link is not established between the respondent No. 1 and the printing, publication and distribution and, on the other hand, we keep on getting different names in the deposition of different witnesses of the petitioner as to where and when they had found either the leaflet itself or it being actually distributed by a given individual.

It is this change which has been subsequently brought out in the evidence which has prompted the respondent-side to counter the same with the submission as to the very basis of the petition. The details are certainly not there in the petition anywhere. Even if we keep aside for the time being the fact that AIR 1960 SC 200 is a decision prior to the amendments that were carried out by in the year 1966 in the Election Law, there is definitely a case for complaining about the prejudice being caused to the respondent No. 1. Till the witnesses were examined, the respondent No. 1 side did not know as to how, where, when and by whom etc. the alleged corrupt practice was perpetrated because the petition refers the involvement of the respondent No. 1 himself. The evidence nowhere names respondent No. 1 directly as a person doing any of these activities, but the details particulars coming forth in oral evidence relates to persons other than respondent No. 1 and his election Agent. To expect a candidate to meet with this kind of allegations as to the corrupt practice would be, in my opinion, certainly causing material prejudice to his defence.

The said 1960 pronouncement of pre-amendment period, even if the evidence is allowed and recorded in the manner stated above, in my opinion, the absence of particulars and facts do bring about a situation as to bring the petition to be not disclosing the cause. This would certainly attract the provisions of C.VII Rule 11 of the Code of Civil Procedure, making the petition itself bad for non-disclosure of cause of action and thus liable to be rejected. I hold accordingly.

While on this point, I may refer to some of the decisions that were cited on behalf of the respondent No. 1. They are: AIR 1991 SC 1731, where emphasis has been laid on conscious statement of material facts and putting forth of particulars of corrupt practice. AIR 1990 SC 1352 is on the same line. AIR 1975 SC 2299 would be a clear answer to AIR 1960 SC 200, where evidence on record was declared not to be of any help, if no case was put forth in the petition itself.

AIR 1975 SC 2590 where the names of the persons involved in the activity as per sec. 83 were not found and hence the petition was considered bad.

AIR 1986 SC 1253 is about material facts, particulars etc., the names of the witnesses and persons involved in the alleged activity.

All told, therefore, judicial pronouncements referred to above, as cited on behalf of respondent No. 1, are clearly indicative of the situation that if material particulars are not disclosed and the facts are not disclosed, the petition would not be tenable at law. The issue is answered accordingly.

Issue No. 4 :

In view of the aforesaid discussion, obviously there is no question of declaring election of respondent No. 1 to be illegal, null and void and of no effect. As the grounds to bring about this position have not been made out, this issue would not survive at all. However, to complete the judgment, it is answered in the negative.

Issue No. 5 :

The issue does not survive.

Issue No. 7 :

The petition is required to be dismissed and the following order is therefore, passed.

ORDER

Petition is dismissed.

The petitioner shall pay the costs to the respondent no. 1 which is quantified at Rs. 1,500/- and he shall bear his own costs. The amount of cost is directed to be paid to respondent no. 1 from the amount deposited by the petitioner as directed earlier. In case the amount lying in balance in that deposit is falling short of the amount of cost awarded, the petitioner shall make good the difference within a period of six weeks from today.

There is no order as to costs with regard to other respondents as they have not contested the matter. The Recriminatory Petition no longer survives and is disposed of accordingly.

Pronounced in the open Court on the 2nd day of May, 1991.

BY ORDER,
BALWANT SINGH,
Secretary,
To The Election Commission of India.



The Gujarat Government Gazette EXTRAORDINARY

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FRIDAY, MARCH 20, 1992/ PHALGUNA 30, 1913

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PART IV—C

Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

ELECTION COMMISSION OF INDIA

Nirvachan Sadan, Ashok Road, New Delhi-110 001.

7th February 1992, 18 Magha, 1913(S)

Order

No. 76/GJ/92/(17-21)/(HP).—Whereas the Election Commission is satisfied that each of the contesting candidates, specified in column (4) of the Table below at the General election to Lok Sabha, 1989 as specified in column (2) and held from the constituency specified in column (3) against his name has failed to lodge any account of his election expenses as required by the Representation of the People Act, 1951 and the Rules made thereunder;

And whereas, the said candidate has either not furnished any reason or explanation for the said failure even after due notice or the Election Commission, after considering the representation made by him if any, is satisfied that he has no good reason or justification for the said failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the person specified in column (4) of the Table below to be Disqualified for being chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or U.T. for a period of 3 years from the date of this order:—

TABLE

S.No.	Particulars of election	S.No. & Name of the Parliamentary Constituency	Name & Address of the Contesting Candidate.
1	2	3	4
17.	General Election to Lok Sabha 1989.	13-Patan(SC)	Sh. Solanki, Arjanbhai Maganbhai, At & P.O. Boradwada Ta. Harij, Gujarat.
18.	—do—	22-Baroda	Shri Kanchanbhai Kalabhai Rohit, Vill. Sheskhi, Ta. Dist. Vadodara Gujarat.
19.	—do—	—do—	Shri Sadariy Atmaram Bhikhabhai, Varasia, RTO Road, Vadodara, Gujarat.
20.	—do—	6-Junagadh	Shri Datta Babulal Amarshibhai At Post-Pikhor Tal. Talala, Dist. Junagadh, Gujarat.
21.	—do—	21-Chhota Udaipur(ST)	Shri Todvi Bhailal Devjibhai Harikrupa, Near Old Tower, Dashinwad, At. Raj Pipla. Dist. Broach, Gujarat.

BY ORDER

BALWANT SINGH
SECRETARY

(C)



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ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
Ashok Road,
New Delhi-110001,
7th February, 1992.

Dated :

18th Magha, 1913 (S)

Order

No. 76/GJ/90(80-146) (LA).—Whereas the Election Commission is satisfied that each of the contesting candidates specified in column (4) of the Table below at the General Election to the Legislative Assembly as specified in column (2) and held from the constituency specified in column (3) against his name has failed to lodge any account of his election expenses as required by the Representation of the people Act, 1951 and the Rules made thereunder:

And, whereas, the said candidate has either not furnished any reason or explanation for the said failure even after due notice or the Election Commission, after considering the representation made by him if any, is satisfied that he has no good reason or justification for the said failure.

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the person specified in column (4) of the Table below to be Disqualified for being chosen as, and for

being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or U.T. for a period of 3 years from the date of this order:—

TABLE

S. No.	Particulars of elections.	S. No. & Name of the Constituency.	Name and address of contesting candidates.
1	2	3	4
80.	General Election to Legislative Assembly, 1990 Gujarat State.	49-Botad	Sh. Jagabhai Bhurabhai Bhagvanpara Battivalo Chowk Botad, Gujarat.
81.	—do—	22—Dhoraji.	Sh. Keshariya Kantilal Ranchhodhbhai, To Dhoraji Amar Diamond Palice Udyog, Near S. T. Station, Dist. Rajkot, Gujarat.
82.	—do—	—do—	Sh. Dengra Govindbhai Karshanbhai To Ishvariya Po. Dudhivadar, Taluka : Jam-Kandorana Dist. Rajkot, Gujarat.
83.	—do—	—do—	Sh. Solanki Maganlal Parshottam To, Moti-Marad, Taluka Dhoraji, Dist. Rajkot, Gujarat.
84.	—do—	163—Songadh (ST)	Sh. Chaudhary Rameshbhai Resambhai At & Post Salaiya Ta. Mandvi, Gujarat.
85.	—do—	171—Surat City West.	Sh. Saiyed Mehbubali Saiyed Mahmud 8/180-A, Subedar Street Rander, Surat, Gujarat.
86.	—do—	—do—	Sh. Desai Vitshokhbhai Khandubhai 87/800, Gujarat Housing Board, Rander Road., Surat, Gujarat.
87.	—do—	—do—	Sh. Merai Hemantkumar Bhukhandas Athwalines, Modi Bunglow Devadeep Society, Swaminarayan Bhavan, Surat, Gujarat.
88.	—do—	54—Mahuva	Sh. Baraiya Gagubhai Vaghabhai To : Katpar Ta : Mahuva. Gujarat.,
89.	—do—	20—Gondal	Sh. Asodariya Kanjibhai Popatbhai Post : Devala Via: Gondal, Gujarat.
90.	—do—	—do—	Sh. Khokhani Mansukhlal Arjanbhai Ashwin Electricals, Near Bus stand, Post : Vasavad, Gujarat.
91.	—do—	46—Dhari.	Sh. Kakadiya Jagdishkumar Mohanbhai Navapara Chalala (364630) Gujarat.
92.	—do—	—do—	Sh. Zala Bachubhai Najabhai, Ditala, Via. Chalala Dist. Amreli, Gujarat.
93.	—do—	—do—	Sh. Defada Kisan Punjabhai Kubada, Tal. Dhari, Gujarat.

1	2	3	4
94.	General Election to Legislative Assembly, 1990, Gujarat State.	46—Dhari	Sh. Boricha Natu Raja Amarapara, Vankarvas Bagasara, Dist. Amreli, Gujarat.
95.	—do—	—do—	Sh. Makwana Amarabhai Pithabhai Sarasia Tal. Dhari Dist. Amreli, Gujarat.
96.	—do—	—do—	Sh. Kakadiya Jayasukhbhai Vallabhbhai Garamali Moti Via: Chalala Tal. Dhari, Gujarat.
97.	—do—	—do—	Sh. Vala Anubhai Desabhai Malsika Tal. Dhari, Gujarat.
98.	—do—	8—Wadhwan	Sh. Turakhia Rajeshkumar Jayantilal 7, Kant Chamber, Mehta Market, Surendranagar, Gujarat.
99.	—do—	—do—	Sh. Doshi Dinesh Vadilal At Post Gundiyala Taluka : Wadhwan, Gujarat.
100.	—do—	—do—	Sh. Vyas Prataprai Girjashanker 11—Arun Society, Surendranagar, Gujarat.
101.	—do—	11—Halvad	Sh. Rathod Harisinh Mavjibhai Seth Sheri, Chavdi Chock, C/o. Hotel Amruta Post : Wankaner Dist. Rajkot. Gujarat.
102.	—do—	16—Jasdan	Sh. Bharad Labhshankar, Rambhai. Adamji Road, Street No. 3 Jasdan, Gujarat.
103.	—do—	—do—	Sh. Mulani Kababhai Dharamshibhai Behind Taluka Panchayat Office, Jasdan, Gujarat.
104.	—do—	—do—	Sh. Rajapara Popatbhai Amarsibhai Vajsurpara Jileshwar Park, Jasdan, Gujarat.
105.	—do—	13—Morvi.	Sh. Kadiya Maganlal Harakhjibhai, Jetpur, (Machhu) Ta. Morbi. Gujarat.
106.	—do—	58—Bhavnagar South	Sh. Gohil Ranjitsinh Jorsinh At Nagdhaniba, Via-Bhadi Bhandariya, Bhavnagar, Gujarat.
107.	—do—	—do—	Sh. Mer Bachubhai Somabhai (Bachu Soma) Hethan-fali, Karchaliya para, Bhavnagar, Gujarat.
108.	—do—	33—Kutiyana	Sh. Kalasariya Pancha Masari To/Post. Dhokadava Tal. Una, Dist. : Junagadh. Gujarat.
109.	—do—	—do—	Sh. Pratapbhai Babubhai Barot, Near Shingada Math, Porbanadar, Gujarat.
110.	—do—	36—Keshod (SC)	Sh. Chavada Jamanbhai Narshibhai Near Old Soap Factory, Keshod, Gujarat.

1	2	3	4
111.	General Election to Legislative Assembly 1990. Gujarat State.	36—Keshod (SC)	Sh. Parmar Punja Manga, Old Plot, Utavalia's Kantha, Keshod, Gujarat.
112.	—do—	42—Junagadh.	Sh. Devswrupdasji Devprasaddas, Swami Mandir, Room No. 70, Jawahar Road, Junagadh, Gujarat.
113.	—do—	—do—	Sh. Bhatt Dhirajlal Maganlal, Kadiyavad, Opp. Dabagar Street, Junagadh, Gujarat.
114.	—do—	42—Junagadh.	Sh. Varu Mohanlal Ladhabhai, Varjvihar Society, Block No. 320, Bilka Road, Junagadh, Gujarat.
115.	—do—	41—Malia.	Sh. Jayantilal Danabhai Khavdu Opp. G. P. High-School, Mendarda, Gujarat.
116.	—do—	—do—	Sh. Thumbar Vinod Virjibhai, Old Plot, Utavalia's Kantha, Keshod, Gujarat.
117.	—do—	—do—	Sh. Vyas Prakashkumar Himatlal, Kamdar Society, Dubdi Plot, Junagadh, Gujarat.
118.	—do—	62—Mandal.	Sh. Kanjibhai Amarabhai Makwana, Near Branch Post at Sachana, Taluka Viramgam, Dist. Ahmedabad, Gujarat.
119.	—do—	—do—	Sh. Thakor Haluji Manaji Karkathal Taluka Viramgam, Dist. Ahmedabad, Gujarat.
120.	—do—	12—Dhrangadhra	Sh. Fakir Mahmadsa Hasmasa Opp. Gandhi Baug, Halvad Gate, Dhrangadhra, Gujarat.
121.	—do—	38—Somnath	Sh. Gudasia Sadulabhai Bhimabhai. To : Sanosari. Po : Dhokadava. Ta: Una. Gujarat.
122.	—do—	—do—	Sh. Gohel Bhaya Masri To : Lumbha. Via : Ambalash Ta: Veraval, Gujarat.
123.	—do—	159—Dediapada (ST)	Sh. Vasava Vatsalaben Devjibhai. At : Kundiamba, Po : Jargam, Tal. Dediapada, Dist. Bharuch, Gujarat.
124.	—do—	119—Kalol.	Sh. Pandya Chandrakant R. At & Po. Kalol. Near Nagar Panchayat, Ta. Kalol, Gujarat.
125.	—do—	127—Umreth	Sh. Pathan Faridkhan Jabrukhan, Sureli, Ta. Anand, Gujarat.
126.	—do—	—do—	Sh. Mukundbhai Chandulal Shah, Revakaka's Pole, Umreth, Gujarat.
127.	—do—	30—Khambhalia.	Sh. Gohel Ashokkumar Dahyalal, Rammandir Street near Ramesh Londry, Khambhalia, Gujarat.

1	2	3	4
128.	General Election to Legislative Assembly 1990. Gujarat State.	23—Upleta.	Sh. Babaria Lakhmanbhai Govindbhai. Post Varjang-Jalia, Ta. Upleta, Gujarat.
129.	—do—	—do—	Sh. Munshi Unus H. Tarmohamad, Bhader Road, Upleta, Gujarat.
130.	—do—	29—Bhanvad.	Sh. Ravalia Lakhman Sajan, At : Shiva, Via : Vansjalia, Taluka : Bhanvad, Gujarat.
131.	—do—	157—Ankleshwar	Sh. Unya Yakubbhai Ismailbhai Piraman, Tal. Ankleshwar, Gujarat.
132.	—do—	—do—	Sh. Patel Mohanbhai Becharbhai, Nangal, Tal. Ankleshwar. Gujarat,
133.	—do—	26—Jamnagar Rural(SC)	Sh. Vinzuda Naranbhai Nathubhai, Village : Nani Rafudal, Taluka-Lalpur, Gujarat.
134.	—do—	9—Limbdī.	Sh. Meheta Ramesh chandra Chhaganlal, Havelisheri, Limbdī, Gujarat.
135.	—do—	133—Anand.	Sh. Patel Mukundbhai Gordhanbhai Sardar Patel colony, Amul Dairy Road, Anand, Gujarat.
136.	—do—	25—Jamnagar.	Sh. Gusai Gopalgar Jeramgar, Ambaji Chowk, Near Nagnath Gate, Opp : Hanuman's Deri, Jamnagar. Gujarat.
137.	—do—	—do—	Sh. Sidikbhai Ibrahimbhai Khureshi (Vakil), Near Ghanchi Khadaki, Opp: Vahevariya Masjid, Second Floor, Jamnagar, Gujarat.
138.	—do—	15—Wankaner.	Sh. Agesania Gangaram Tapubhai, Matel, Ta. Wankaner, Gujarat.
139.	—do—	—do—	Sh. Usmanbhai Haji Mathakia, Rati Devdi, Ta. Wankaner, Gujarat.
140.	—do—	—do—	Sh. Kesariya Vrujlal Monji, Hathikhana Main Road, Rajkot, Gujarat.
141.	—do—	—do—	Sh. Chauhan Bhavanbhai Bhimabhai, Mesvda Ta. Rajkot. Gujarat.
142.	—do—	—do—	Sh. Bloch. Mohsinbhai Umarbhai, Laxmipara Street No. 3, Wankaner, Gujarat.
143.	—do—	—do—	Sh. Makwana Jerambhai Khimabhai Thebachada Post Mahika, Ta. Rajkot, Gujarat.

1	2	3	4
144.	General Election to Legislative Assembly 1990. Gujarat State.	15-Wankaner	Sh. Ramani Dayalal Manjibhai Maliyasan, Ta. Rajkot. Gujarat.
145.	—do—	—do—	Sh. Sherasia Alibhai Hajibhai Sanosara, Ta. Rajkot. Gujarat.
146.	—do—	—do—	Sh. Handa Matubhai Dharamshi, Anandpar. (Navagam) 360003. Ta. Rajkot, Gujarat.

By Order.

BALWANT SINGH,
SECRETARY,
ELECTION COMMISSION OF INDIA.

Government Central Press, Gandhinagar.



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GUJARAT POLLUTION CONTROL BOARD

Notification

Gandhinagar, 1st April, 1992.

No. P/111(3)/Board's Standards/5157.—The Gujarat Pollution Control Board in pursuance of the powers conferred under the Water (Prevention and Control of Pollution) Act, 1974 and the Air (Prevention and Control of Pollution) Act, 1981, laid down the effluent disposal standards for the sewage and trade effluent and emission standards for the air pollutants from the industrial plants. These standards were published in the Gujarat Government's Gazette, Part IV-C vide Notification dated 26th September, 1991 pages 1500 to 1541.

While going through the copy of this Notification, it was observed that there were certain printing errors and therefore a corrigendum in respect of eight items was published in the Gujarat Government's Extraordinary Gazette Part IV-C, vide Notification dated 9th October, 1991 pages 69-1 to 69-2.

Now, it has been further noticed that some errors are yet left inadvertently and therefore it was deemed necessary to issue corrigendum in respect of the following items :—

1. On page No. 1509—Item No. 13 (D) under the column "Permissible limit" against the parameter free Ammonical Nitrogen be read as "4" mg/l instead of "100" mg/l.
2. On page No. 1512—item No. 16 under the column "Permissible limit" against the parameter BOD (5 days 20°C) be read as "50" mg/l instead of "30" mg/l.
3. On page No. 1513 item No. 16 under the column "Permissible limit" against the parameter Fluoride (as F) be read as "10.00" mg/l instead of "1.0" mg/l mentioned before "at the outlet of Fluoride removal unit".

B. F. SALUNIA,
Member-Secretary,
Gujarat Pollution Control Board,
Gandhinagar.



सत्यमेव जयते

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ELECTION COMMISSION OF INDIA

Notification

Nirvachan Sadan, Ashok Road, New Delhi-110001. 5th March, 1992/15 Phalgun, 1913 (Saka)

No. 56/91(9).—Whereas the Election Commission has, under the provisions of the Election Symbols (Reservation and Allotment) Order, 1968; reviewed the poll performance of all recognised National and State parties on the basis of the general election to the Lok Sabha held in 1991, and the latest general election to each of the existing State Legislative Assemblies which were held during 1988, 1989, 1990 and 1991;

And whereas, as a result of the aforesaid review, the Commission *vide* its Orders, dated 21st February, 1992, has withdrawn recognition of three National Parties, viz (1) Indian Congress (Socialist--Sarat Chandra Sinha), (2) Janta Dal (Samajwadi) and (3) Lok Dal, and ten State Parties, viz. (1) Democratic party (Mizoram), (2) Kerala Congress, (3) Nagaland Peoples' Party, (4) Pattali Makkal Katchi (Pondicherry), (5) Peasants and Workers Party of India (Maharashtra), (6) Peoples Party of Arunachal, (7) Plains Tribals Council of Assam, (8) Pondicherry Mannila Makkal Munnani, (9) Revolutionary Socialist Party (Kerala) and (10) United Minorities Front, Assam, in terms of the provisions of paragraphs 6 and 7 of the Election Symbols (Reservation and Allotment) Order, 1968;

Now, therefore, in pursuance of sub-clauses (a) and (b) of para (1) of para 17 of the Election Symbols (Reservation and Allotment) Order, 1968, the Election Commission hereby directs that Tables I and II appended to its Notification No. 56/91, dated 19th April, 1991, published as O.N. 98(E) in the Gazette of India, Extraordinary, Part-II, Section 3(iii), dated 19th April, 1991, as amended from time to time, shall be substituted by the following Tables.—

TABLE—I

National Parties	Symbol Reserved
1	2
1. Bhartiya Janata Party	Lotus
2. Communist Party of India	Ears of Corn and Sickle
3. Communist Party of India (Marxist)	Hammer, Sickle and Star
4. Indian National Congress	Hand
5. Janata Dal	Chakra (Wheel)
6. Janata Party	Haldhar within Wheel (Chakra Haldhar).

TABLE—II

Name of the State/ Union Territory	Name of the State Party	Symbol Reserved
1	2	3
Andhra Pradesh	Telugu Desam	Bicycle
Assam	1. Asom Gana Parishad 2. Natun Asom Gana Parishad 3. Autonomous State Demand Committee	Elephant Two Leaves Boy & Girl
Bihar	Jharkhand Mukti Morcha	Bow & Arrow
Goa	Maharashtrawadi Gomantak	Lion
Haryana	Haryana Vikas Party	Boy & Girl
Jammu & Kashmir	1. J & K National Conference 2. J & K Panthers Party 3. J & K Peoples Conference	Plough Bicycle Lion
Kerala	1. Muslim League 2. Kerala Congress (M) 3. Indian Congress (Socialist—Sarat Chandra Sinha)	Ladder Two Leaves Charkha within a rectangle
Maharashtra	Shivsena	Bow & Arrow

1	2	3
Manipur	1. Kuki National Assembly 2. Manipur People Party 3. Indian Congress (Socialist-Sarat Chandra Sinha)	Two Leaves Bicycle Charkha within a rectangle
Meghalaya	1. All Party Hill Leader's Conference (A. M. Group) 2. Hill People Union 3. Hill State People's Democratic Party 4. Public Demands Implementation Convantion	Two Leaves Rising Sun Lion Spade
Mizoram	Mizo National Front	Tiger
Nagaland	Nagaland People's Council	Cock
Pondicherry	1. All India Anna Dravida Munnetra Kazhagam 2. Dravida Munnetra Kazhagam	Two Leaves Rising Sun
Punjab	1. Bahujan Samaj Party 2. Shiromani Akali Dal (Simaranjit Singh Mann) 3. Shiromani Akali Dal 4. Shiromani Akali Dal (Bodal)	Elephant Lion Scales Bow & Arrow
Sikkim	1. Rising Sun Party 2. Sikkim Sangram Parishad	Rising Sun Elephant
Tamil Nadu	1. All India Anna Dravida Munnetra Kazhagam 2. Dravida Munnetra Kazhagam 3. Pattali Makkal Katchi	Two Leaves Rising Sun Elephant
Tripura	1. Tripura Upajati Juba Samity 2. Revolutionary Socialist Party	Two Leaves Spade & Stoker
Uttar Pradesh	Bahujan Samaj Party	Elephant
West Bengal	1. All India Forward Bloc 2. Revolutionary Socialist Party	Lion Spade & Stoker

By Order,

S. K. MENDIRATTA,
SECRETARY.



सत्यमेव जयते

The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XXXIII]

WEDNESDAY, APRIL 8, 1992/ CAITRA 19, 1914

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV--C

Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
New Delhi-110001.
Dated the 23rd March, 1992.

The Registration of Political Parties (Furnishing of Additional Particulars) Order, 1992.

An order to provide for furnishing of additional particulars by associations or bodies of individual citizens of India seeking registration as a political party with the Election Commission of India.

ORDER

WHEREAS, Section 29A of the Representation of the People Act, 1951 provides that any association or body of individual citizens of India calling itself a political party and intending to avail itself of the provisions of Part IVA of the said Act shall make an application to the Election Commission for its registration as a political party for the purposes of that Act ;

AND WHEREAS, sub-section (4) of the said Section 29A specifies the particulars which an association or body of individual citizens shall furnish in its application to the Commission seeking registration as a political party ;

AND WHEREAS, sub-section (6) of the said Section 29A provides that the Commission may call for such other particulars as it may deem fit from the association or the body making the application as aforesaid ;

AND WHEREAS, in exercise of the powers conferred by the said sub-section (6) of section 29A, the Commission, by the Election Symbols (Reservation and Allotment) (Amendment) Order, 1989 dated the 15th June, 1989, specified in paragraph 3 of the Election Symbols (Reservation and Allotment) Order, 1968 the additional particulars which an association or body seeking registration shall furnish in or alongwith its application for registration;

AND WHEREAS, the Commission is, on reconsideration, of the view that the said paragraph 3 of the Election Symbols (Reservation and Allotment) Order, 1968 is not the appropriate place for specifying the aforesaid additional particulars :

NOW, THEREFORE, in exercise of the powers conferred By the said sub-section (6) of Section 29A of the Representation of the People Act, 1951, Article 324 of the Constitution of India and all other powers enabling it in this behalf, the Election Commission of India hereby makes the following Order:—

1. Short title, extent, and Commencement,—

(1) This order may be called the Registration of Political Parties (Furnishing of Additional Particulars) Order, 1992.

(2) It extends to the whole of India.

(3) It shall come into force on the date of its publication in the Gazette of India.

2. Additional particulars to be furnished in, or along with, an application for registration as a political party.—Every association or body of individual citizens of India making an application to the Election Commission for its registration as a political party under section 29A of the Representation of the People Act, 1951 (43 of 1951) shall, in addition to the particulars mentioned in sub-section (4) of that section, furnish in such application or in an annexure thereto, the following particulars, namely:—

(a) the principles on which the association or body is based;

(b) the policies, aims and objects it pursues or seeks to pursue ;

(c) its programmes, functions and activities for the purpose of carrying out its principles, policies, aims and objects ;

(d) the names of the main organs (by whatever name called) of the association or body, their functions and the names of the Chairman (by whatever name called), and other members of such organs; and

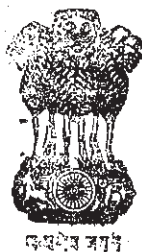
(e) the relationship of the association or body with the electors and the popular support it enjoys, alongwith tangible proof, if any, of such relationship and support.

3. Omission of paragraph 3 of the Election Symbols (Reservation and Allotment) Order, 1968.—Paragraph 3 of the Election Symbols (Reservation and Allotment) Order, 1968 is hereby omitted.

By Order,

(F. No. 56/Regn./92-J.S. II).

(S. K. MENDIRATTA),
Secretary to the
Election Commission of India.



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PART IV-C

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KANDLA PORT TRUST

Office of the FA & CAO,
Post Box No. 50,
Gandhidham (Kachhh),
Dated 13th April, 1992.

No. GA/GN/1522-II/.

Notification

In exercise of the powers conferred by Section 49 read with Section 52 of the Major Port Trusts Act, 1963 (38 of 1963), the Board of Trustees of the Port of Kandla hereby makes the following further amendments to notification No. GA/GN/1522-II, dated 12th June, 1989 as amended from time to time, the same having been previously sanctioned by the Central Government.

This notification shall take effect from the date of its publication in the *Official Gazette*.

Berth Hire, Mooring Charges, Stream Dues etc.

Scale A: Berth hire for alongside berth including quay cranes :

Sr. No.	Size of Vessel	Rate per GRT or part thereof per day or part thereof			
		For Cargo Jetty		For Oil Jetty	
		Indian Rs.	US Cents	Indian Rs.	US Cents
(1)	Upto 3000 GRT subject to minimum charges per vessel per day	0.72 1440	3 6854	0.36 720	2 3427
(2)	3,001 to 10,000 GRT	0.72	3	0.36	2
(3)	10,001 to 15,000 GRT	0.84	4	0.48	2
(4)	15,001 to 30,000 GRT	0.84	4	0.48	2
(5)	30,001 to 60,000 GRT	0.84	4	0.48	2
(6)	60,001 to 1,00,000 GRT	0.84	4	0.48	2
(7)	1,00,001 GRT and above	0.84	4	0.48	2

- Note :** (1) The berth hire charges of a vessel shall be assessed on total GRT (Gross-Registered Tonnage) at the rate shown against only one of the above vessel group according to GRT of that vessel.
- (2) A rebate of 30% in the above rates shall be granted in respect of Coastal vessels.
- (3) Where the services of Wharf crane cannot be availed at all during the stay of the vessel at dry cargo berth (Cargo Jetty) owing to the nature of the cargo handled, the berth hire charges shall be levied at the rate prescribed for Oil Jetty.
- (4) In the case of vessels berthed alongside other vessels already berthed at Cargo Jetty or Oil Jetty, the rates prescribed for Oil Jetty shall be leviable for the period of such double banking. However, in the case of shifting vessels from double banking to cargo jetty or vice versa on the same day of 24 hours, the higher rate of berth hire shall apply.

Scale B : Mooring Charges

- (i) Mooring berth hire charges at Kandla : 30% of the berth hire charges prescribed for Oil Jetty per day or part thereof.
- (ii) For vessels using SBM at OOT, Vadinar : Rs. 0.12/US Cent 1 per GRT per day or part thereof, with rebate of 30% per coastal vessel.

Scale C : Stream Dues

- (i) Sea-going mechanically propelled vessels lying in their own anchor in stream. Rs. 120/US Cents 571 per day or part thereof.
- (ii) Sailing vessel, launches and other vessels which are not sea-going vessels (including vessels licenced under Harbour Craft Rules)
Tugs & Small Craft lying in stream at own anchorage.
- (a) Upto 10 GRT NIL
- (b) Above 10 GRT Rs. 22/US Cents 105 per day or part thereof.

Scale D :

- (a) Sailing vessels, launches, tugs, small craft etc. Using quay berths, south, north & west wharves of Bunder basin, maintenance jetty, ferry berths & service jetty at OOT. Rs. 72/US Cents 343 per day or part thereof.
- (b) Vessels licenced under the Kandla Harbour Craft Rules, 1955. For use of quay berth or any other berth, wharf or jetty. Rs. 0.12/US Cent 1 per GRT or part thereof per day or part thereof of subject to a minimum charges of Rs. 72/US Cents 343.
- (c) Berth hire and mooring fee for LASH barges :
- (i) Occupation of berth at Cargo jetty and South wharf and west wharf of Bunder Basin. Rs. 144/US Cents 685 per barge per day or part thereof.
- (ii) Occupation of other places at Bunder basin and occupation of mooring. Rs. 36/US Cents 171 per barge per day or part thereof.
- (d) Berth hire charges/mooring fees/stream dues for fishing trawler. Rs. 12/US Cents 57 per day or part thereof.
- (e) Anchorage fees for vessels lying on their own anchors for transferring cargo.

Item	Unit	Rate per 30 days or part thereof			
		Mother vessels (vessels arriving with Cargo to be transferred)		Daughter vessels (vessels receiving cargo)	
		Indian Rs.	US Cents	Indian Rs.	US Cents
Anchorage fees per vessels lying on their own anchors in stream for the purpose of transferring cargo.	Per GRT or part thereof.	0.84	4	0.12	1

Scale E Beaching charges :

Beaching charges shall be levied on vessels lying idle in beach in the Port at the rate of Rs. 0.48/US Cents 2 per gross registered ton per Calendar month or part thereof.

NOTES : (A to E) :—

1. A day shall be reckoned as 24 hours from the time of mooring in a berth or buoy.
2. No vessel shall be liable to pay both mooring fees and berth hire in a day if there is a shifting from mooring berth to quay berth or *vice versa*. The higher rate shall apply in this case.
3. Launches/Craft belonging to the Central/State Government engaged in anti-smuggling activities are exempted from the payment of berth hire, mooring fees and stream dues.
4. Where vessels are having single tonnage i.e. NRT the same will be treated as GRT.
5. The LASH barges shall have no claim for allotment in the order of arrival for berths at Cargo Jetty until and unless berths are available at Cargo Jetty for allotment and no ship is waiting for allotment of berth at Cargo Jetty. The Traffic Manager shall also have discretion to remove at any time, the lash barges occupying berth at cargo jetty to Bunder Basin, if in his opinion it is desirable to do so in the Public interest and in the interest of Kandla Port Trust.
6. If during the period of same day, a vessel lying at anchor at outer Tuna Buoy or stream in Harbour area is shifted to mooring or at Cargo Berth, the stream dues only will be charged upto the time of making fast in the mooring or berth as the case may be, and charging of mooring fees or berth hire will start from the point of time the vessel is made fast to mooring or berth, upto the time of unmooring or unberthing.
7. Any vessel which continues to occupy any berth at this port without carrying out cargo handling operation for any reason and after the expiry of the period of notice given by the Dy. Conservator or Traffic Manager or Harbour Master in these behalf to vacate the berth shall pay berth hire charges at five times the normal rate from the time and date of expiry of notice. These charges will be in addition to normal berth hire charges.
8. The aggregate amount of the bill shall be rounded off to nearest Rs. 10/-.

EXPLANATION :—

The charges prescribed in terms of US Dollars would be collected in equivalent Indian Rupees from foreign as well as Indian Shipping lines/agents, at the rates notified by R.B.I. on the date of arrival of the vessel. However, charges for Coastal Shipping will be collected in terms of Indian Rupees as prescribed.

A. S. KELKAR,
Secretary,
Kandla Port Trust.

KANDLA PORT TRUST

Administrative Office,
Post Box No. 50.,
Gandhidham (Kutch).

Dated : 13th April, 1992.

Notification

NO. GA/GN/1522/ .

In exercise of the powers conferred by section 48 and 49 read with section 52 of the Major Port Trust Act, 1963 (38 of 1963) and in super session/partial modification of the Notification No. GA/GN/1522 dated 9th October, 1989 as amended from time to time thereafter the Board of Trustees of the Port of Kandla hereby publishes the rates and charges on goods landed, Shipped or stored and

for services rendered to vessel/cargo at the said port as in schedules hereto annexed as Scales A to L, the same having been previously sanctioned by the Central Government in substitution of the following existing schedules :—

- Scale A : Schedule of special portorage (Handling) and removal fees.
- Scale B : Schedule of fresh water supply to vessels.
- Scale C : Schedule of fees for salvage of cargo.
- Scale D : Schedule of charges for Divers.
- Scale E : Schedule of charges for issue of entry permits, token, certificates and statistical statements.
- Scale F : Schedule of charges for providing fire watch.
- Scale G : Schedule for Hire for Mobile Cranes, Forklifts etc., for cargo handling purpose.
- Scale H : Schedule for charges for the use of port appliances and plants.
- Scale I : Schedule of charges for hire of ports floating craft/floating dry dock.
- Scale J : Schedule of charges for vehicles on Hire for plying in Docks.
- Scale K : Schedule of charges against Masters, Owners or Agents of vessels using the facilities of discharging oils mixtures and residuals etc.
- Scale L : Charges for hire of electric wharf cranes if hired for handling cargo other than to and fro Ships.

The notification shall take effect from the date of its publication in the *Official Gazette*.

CHAPTER III.

MISCELLANEOUS CHARGES

Scale "A" Schedule of Special Portorage (Handling) and Removal fees

Handling/Removal of import and export cargo from Rs. 24.00 per tonne or part thereof.

- (a) One place to another in the same transit shed/warehouse/open area
- (b) One shed/warehouse to another shed/warehouse.
- (c) One place to another in open area.
- (d) Open area to transit shed/warehouse and vice versa.

Scale "B" Schedule of Fresh Water Supply to Vessels

Item	Classification	Rate
1.	Water supplied to ships/crafts alongside berths	Rs. 22/Us Cents 105 per kilo litre or part thereof.
2.	Water supplied to ships/crafts in stream or alongside berths by water barge at Kandla.	Rs. 36/Us Cents 171 per kilo litre or part thereof subject to minimum charges for 50 Kgs. litres of water.

3. Water supplied to ships/crafts in stream or along side Jetties by water barge at Vadinar. Rs. 77/US Cents 367 per kilo litre or part thereof subject to minimum of Rs. 19,200/-US \$ 913.92 per trip.
4. Water supplied to sailing vessels and fishing boats. Deleted.

Note : The minimum charges as prescribed above shall be levied if the Owner, Master or agent or his authorised representative of the Vessel refuses to take delivery of the water as requisitioned, after arrangements have been made for supply of water through barges.

Scale "C" Schedule of fees for salvage of cargo

Item No.	Classification	Rate
1.	On goods of value upto 20,000/-	32% advalorem
2.	On goods of value between above Rs. 20,000/- and upto Rs. 50,000/-	24% advalorem subject to minimum of Rs. 6,400/-
3.	On goods of value of above Rs. 50,000/-	16% advalorem subject to minimum of Rs. 12,000/-

NOTES:

- Wharfage charges as prescribed in schedule of wharfage shall be leviable in addition to above rates.
- Any other service rendered or any plant used in connection with the salvage shall also be paid by parties over and above the wharfage charges.
- The value of goods shall be the value as indicated in the documents like shipping bills, bill of lading, Invoice etc. and in absence of that the value shall be taken as determined by the chairman, Kandla Port Trust.

Scale "D" Schedule of Charges for divers

Fees for diving work carried out for vessels/craft at the request of the party (including the use of service of diving boat/launch).	Rs. 300/US \$14.28 per hour on part thereof subject to minimum charges of Rs. 600/US \$ 28.56.
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Scale "E" Schedule of charges for issue of entry permit, token, certificates & statistical statements

Item No.	Classification	Rate
1.	Charges for issue of permanent entry permit and token	Rs. 6.00 each
2.	Charges for issue of certificate and statistical statement by Traffic and Marine Departments.	Rs. 12.00 each

NOTE:

- No charges will be levied from non-commercial Department of Government of India, State Governments, Committees appointed by Governments Press Agencies or their representatives requiring statistics for publication in press.
- No fee is chargeable for issue of passes/token to employees of the Board.

Scale "F" Schedule of charges for providing Fire Watch

Item No.	Classification	Fees
1.	Charges for providing fire watch per head.	Rs. 93/US \$ 4.43 per shift or part thereof.

NOTE: Hire charges for equipment and plant used will be recovered extra.

Scale "G" Schedule for Hire charges for mobile cranes, forklifts, etc. for cargo handling purpose.

Item No.	Classification.	Unit	Rates Rs.	Minimum Charges Rs.
1.	Forklift truck of capacity upto 3 tonnes	per Hour or part thereof	90	180.00
2.	Forklift truck of capacity above 3 tonnes upto 5 tonnes	-do-	150	300.00
3.	Mobile crane of capacity upto 3 tonnes	-do-	140	280.00
4.	Mobile crane of capacity 3 tonnes upto 12.5 tonnes	-do-	210	420.00
5.	Mobile crane above 12.5 tonnes capacity upto 36 tonnes capacity	-do-	532	1064.00
6.	Pay Loader (Front End Loader)	-do-	222	444.00
7.	Hippo Tractor	-do-	168	336.00
8.	Semi Tractor	-do-	48	96.00
9.	Tractor	-do-	48	96.00
10.	Heavy duty mobile trailer	-do-	24	48.00
11.	60.96 metric tonnes crane	-do-	Item deleted.	

NOTE:

1. The hire charges will commence from the time of despatch of the equipment subject to maximum transit time of 30 minutes, provided the equipment so despatched is made available for operation at work site.
2. The period of detention on each occasion for 30 minutes and above on account of break down of equipment and withdrawal of the equipment by the Port for its own work during the period of requisition will be excluded for computation of the period of hire.
3. The parties are required to submit requisition for specified shifts/period for cranes and other cargo handling equipment by 1430 hours on working days for the third shift of the day and 1st and 2nd shift of the following day. In case of late submission of the requisition the equipment will be provided subject to availability of staff and equipment.
4. The cranes and equipments are supplied on the condition that the Port shall not take any responsibility for any loss or damage to life or property or break down of it at any stage which may occur or result out of use of equipment owing to any reason and that the liability of such loss/damage/break down/shall rest with the user/hirer of the equipment. The users will be solely responsible for damages to equipment and Port property that may occur or result during the working of equipment as per requisition on account of any reason such as over loading of crane under coaming improper slinging of cargo etc. The parties shall make good of the damages (fair wear and tear excepted) and pay to the Port all cost of repairing of damages and replacement actually incurred.
5. The parties are allowed to cancel the equipment before or after it is supplied to them as per requisition by giving one hour notice.
6. The conditions No. 3,4,&5 will also be applicable to supply of wharf cranes to master/owner/agent of the vessel for cargo handling operations for which the charges are included in the berth hire charges.

Scale "H" Schedule for charges for the use of port Appliances and plants.

Item No.	Name of Plant or Appliances	Unit	Rates		For every subsequent hour or part thereof	
1.	2	3	4		5	
1.	Fire Foam tender/water tender fire engine	for first 8 hours or part thereof	Ind. Rs. 2045	US \$ 97.34	Ind. Rs. 260.00	US \$ 12.38
Additional Charges						
(i)	For foam compound as and when used for 5 minutes or part thereof per monitor/jet.	..	1700	80.92
(ii)	For use of Co2 per unit of 3 cylinders or part thereof	..	1700	80.92
(iii)	For use of light water AFFF for one minute or part thereof.	For per minute or part thereof.	3500	166.60
2.	Dry Chemical powder tender.	For first 8 hours or part thereof	1950	92.82	245.00	1.66
Additional Charges						
	For use of one dry Chemical Cell	..	2305	109.72
3.	Jeep fire engine	For first 8 hours or part thereof.	680	32.37	85.00	4.05
4.	Fire fighting pumps at oil jetty (including for flushing)	-do-	5400	257.04	720	3 4.27
5.	Portable fire pump/fire fighting pump at cargo jetties/Rosen Banner portable fire pump.	-do-	2125	101.15	265.00	12.61
6.	'Firex' fire trailer pump	-do-	2830	134.71	355.00	16.90
7.	Mobile Foam/water monitor	Per block of 8 hours or part thereof.	270	12.85
8.	Hose binding machine	Per hour or part thereof	30	1.43
9.	1000 feet sounding wire	per block of 8 hours or part thereof	920	43.79

NOTE:

1. The appliances shall be hired subject to the condition that the Port undertakes no responsibility for any loss or damage to life or property which may directly or be caused due to failure of the appliances at any stage and that the hirer shall keep the appliances in good order and condition and shall make good all damages (fair wear and tear excepted) whether by accident by fire or otherwise, in all cases where the appliances are manned by the hirer themselves or otherwise. The cost of repairing the damage shall be that actually incurred for the purpose including the usual indirect and centage charges, while the cost of replacement will be either the original book value or the replacement cost whichever is higher.
2. For hire of plants and appliances required on long term basis, separate rates may be fixed in accordance with the rules on the subject framed from time to time.
3. If the fire engines and their gears of trailer pumps are used for putting out fire on goods/properties lying in the port premises, the charges therefore are payable by the parties at whose risk and responsibility the goods/properties are lying even though no specific requisition for these appliances for putting out the fire has been made.

SCALE I : SCHEDULE OF CHARGES FOR HIRE OF PORTS FLOATING CRAFT/FLOATING DRYDOCK

SR. No.	NAME OF THE CRAFT	UNIT	RATES (Rs.)	US \$
1	2	3	4	5
1.	M. Y. Rangmati	Per block of 6 hours or part thereof	5240	249.42
2.	Launches 'Lynda' 'Lucie' 'Lotus'	Per hour or part thereof	140	6.66
3.	Floating Dry Dock (RCC)	for first 24 hours or Part thereof and for Subsequent block of 6 hours or Part thereof.	11870 1120	565.01 53.31
4.	M. L. Sang	Per hour or part thereof	315	14.99
5.	M. L. Sansoria	-do-	560	26.66
6.	M. L. Toral	-do-	865	41.17
7.	M. L. Jogni	-do-	1790	85.20
8.	M. T. Bhadreshwar	-do-	1380	65.69

1	2	3	4	5
9. M. T. Girnar	Per hour or part thereof for work other than pull back operation subject to minimum of Rs. 30.840/US \$	10280	489.33	
10. M. T. Kutch Kesari	Per Block of 8 hours or part thereof.	108000	5140.80	
<p>a. If the last block is less than 4 hours, the charges for the same will be levied at the rate of Rs. 54,000/US \$ 2570.40 for the half block.</p> <p>b. However, if the tug is hired by the Oil Companies in continuation, before or after pull back operation, the charges will be levied at the rate of Rs. 54,000/US \$ 2570.40 per half block of 4 hours or part thereof.</p> <p>c. Hire charges are inclusive of insurance/non insurance charge.</p> <p>d. The aforesaid rate of hire charges will be applicable whenever a tug is deployed in place of MT Kutch Kesari for pull back operations of vessels.</p>				
11. (a) MT VIR	per hour or part thereof	1380	65.69	
(b) Dispersant equipment.	per hour or part thereof	165	7.85	
(c) Additional charges for use of chemical upto 25 litres subject to operation of 5 minutes or part thereof.		1345	64.02	
12. Fire Float 'Agnishanti'.	Per block of 8 hours or part thereof.	32230	1534.15	
Additional charges for foam compound as and when used for 10 minutes or part thereof per monitor.		16410	781.12	
13. Diving boat -	Per hour or part thereof.	155	7.38	
14. Mooring Boat	-do-	280	13.33	
15. Jolly boat.	-do-	10	0.48	
16. M. L. Flamingo (PL)	-do-	1080	51.41	
17. M. L. Varuna	-do-	290	13.80	
18. Water Barge Bhimsen	-do-	1780	84.73	
IV-C-Extra-20-3				

SR. NO.	NAME OF THE CRAFT	RATES		AMOUNT	
		(Rs.)	(US\$)	Rs.	(US \$)
1.	2	3	4	5	6
19. Steel Floating Dry Dock :					
1.	Docking & Un-docking the vessel in dry dock including 1st day hire.	30000	1423
2.	Dry dock hire from 2nd day to 8th day. (both days inclusive) per day or part thereof.	12000	571.20
3	Dry dock hire from 9th day to 20th day (both days inclusive) per day or part thereof.	18000	856.80
4	Dry dock hire from 21st day onwards per day or part thereof.	29000	1380.40
5	Providing assistance of				
	(a) tug for docking the vessel in dry dock per tug per operation.	As per Kandla port Trust scale of rates.			
	(b) Providing launch service.	-do-			
	(c) Pilotage	As per Kandla Port Pilotage Fees order.			
6.	Cleaning of dry dock during vessel's stay in dry dock for first day.	—	—	3000	142.80
7.	Removing and refitting keel blocks in way of repairs per each	—	—	1250	59.5
8.	Berthing unberthing :—				
	(a) Berthing and Unberthing the craft alongside the jetty.	As per Kandla Port Trust scale of rates.			
	(b) Berth Hire charges.	—do—			
	(c) Tug assistance while berthing and Unberthing per day per operation	—do—			
	(d) Pilotage	As per Kandla Port Pilotage Fees order.			

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Terms and conditions for hire of steel floating dry dock:—

- (i) Facilities available at dry dock will only be provided.
- (ii) Charges for power, fresh water, wharf cranes, fire watch etc., will be charged extra as per Kandla Port Trust Scale of Rates and tariff in force from time to time.
- (iii) Hire period shall be counted from the time sinking operation starts and for docking till dewatering of pontoon after undocking.
- (iv) Removing of garbage from dry dock will be done by the contractor.
- (v) The cleaning of dry dock from 2nd day onwards shall be done by the contractor.
- (vi) The minimum charges payable shall be for a period of 48 hours fraction of subsequent 2 hours shall be counted as one day.
- (vii) When more than one vessel is docked together in the dry dock and if one of the craft belong to the port, the hire charges of the dock for that period shall be shared proportionately on the basis of the GRT.
- (viii) Any damages to the dry dock during the docking/undocking operation and also during stay will be responsibility of the contractor and the cost of damage/loss will be recovered from the contractor.
- (ix) The port will not be responsible for any damage/loss to the craft/crew of the craft that dry docked.
- (x) For docking/undocking of craft on Sunday/Holidays and beyond normal working hours, and additional charges equivalent to 30 % prescribed charges will be payable by the contractor.
- (xi) 30 % of the docking and undocking charges will be payable by the contractor in case the docking or undocking operations already fixed requires to be cancelled due to delay caused either by the contractor or due to any reasons.

Sr. No.	Name of the Craft	Unit	Rates		
			(Rs.)	(US)	\$/)
20	19 ton Bollard Pull Shipping Tug.	per hour or part thereof subject to min. of.	8250	392.70	
21	M. L. Rudrani	per hour or part thereof	24750	1178.10	
22	M. L. Kanji Malam.	per hour or part thereof.	3000	142.80	
23	M. T. Vadinar	per hour or part thereof.	3000	142.80	

NOTE :

1. If a craft is insured under the floating insurance policy, charges comprising of the insurance premium payable plus 10% on the same shall be levied. In case when craft is not covered by Insurance, 50% the charges stipulated above shall be levied in addition.
2. When any Port's craft out to OTB on port's work also delivers ships mail, a charge of Rs. 150/US \$ 7.14 per delivery per vessels shall be levied.
3. If port craft is used for putting out fire on a ship or vessel in Kandla Port Trust Limits, or if it is kept in attendance for protection of a ship or vessel in the event of fire having started in the vicinity even though there was no specific requisition for the craft, the charges stipulated above are payable by the Master of ship or vessel or its agents.
4. (a) Where the agents, owners/masters of the vessels or other ports users share the launches with the Port Trust's pilots or other officials on duty within Kandla Port Limits, each party shall pay hire charges for craft at the rate of 1/3 of the existing scale of rates subject to availability convenience of the time etc.
(b) Charges for hire of general purpose launches by agents, or masters owners of the vessels or port users for use within Kandla Creek either in mooring or anchorage shall be reduced by 50 per cent of the existing rates, subject to minimum charges of Rs. 150/US \$ 7.14.
(c) If a craft is shared by more than one party, the charges payable shall be equally shared by all the parties subject to minimum charges of Rs. 150/US \$ 7.14 as aforesaid.
5. Charges for hiring of port's tug for towing lash barges within the Kandla Port Limits shall be reduced by 50% of the existing rates.

Scale J : Schedule of Charges for vehicles on hire for Plying in Docks.

Item No.	Classification	Rate per Day Rs.	Rate per Month-Rs.	Rate per Year Rs.
1.	Buses, lorries and mobile cargo handling equipment.	6	80	240
2.	Taxis	3	30	120
3.	Autorickshaws	2	12	48
4.	Carts	1	6	24

- NOTE : 1. A day shall be considered as a calendar day from midnight to midnight.
2. The above charges shall not apply at OOT, Vadinar.

Scale K : Schedule of Charges Against Masters owners or Agents of Vessels using the Facilities of Discharging Oils Mixtures and Residues Etc.

Item No.	Classification	Unit	Rates	
			(Rs.)	(US \$)
1.	Vessels at Oil Jetty	per shift of 8 hours or part thereof	3410	162.32
2.	Vessels at Cargo Jetty	-do-	3960	188.50

Scale L : Charges for Hire of Electric Wharf Cranes if Hired for Handling Cargo other than to and Fro Ships.

Per shift per crane	480
Per half shift per crane	325
Per every recess	135

NOTE :

1. Requisition for cranes shall be made out in duplicate on the prescribed form signed by the Masters, owners or agents of the vessel and importers and shippers stating for what shift the cranes are required. The applications should be tendered not later than 2.30 p.m. on week days and 11.00 a.m. on Saturday.
2. In case any application or supply of cranes is tendered after the time stipulated in Note 1, the Traffic Manager or Officer authorised by him may accept the application subject to availability of staff and gear.
3. One hour notice in writing shall be given for cancellation of crane requisitioned as otherwise charges as prescribed for half shift shall be levied.
4. Cranes will normally be made available for work during the shift hours as fixed from time to time. If cranes are required during the recess time due notice shall be given to the Traffic Manager well in advance and compliance with such requisitions will be subject to exigencies and discretion of the Traffic Manager.
5. (i) A load greater than their marked lifting capacities shall not be put on the cranes.
 (ii) Sling of import goods shall be made up directly under the open hatch way of any vessel unloading at quays and under no circumstances what-so-ever shall cranes be employed for the purpose of breaking out or removing goods from under the coaming.
 (iii) The cranes shall be used alone and no other lifting gear shall be used in conjunction with them on any one lift without the permission in writing of the Traffic Manager.
 (iv) Ship's Officers must see that the Port's crane work quite clear of ships' gear and of all obstructions.
 (v) Heavy lifts of over 1,000 Kgs. shall be declared by the Master of the vessel who shall be responsible for all accidents arising from mis-declarations.
 (vi) Cranes will be supplied only if available on the condition that the port shall not be responsible for any loss, damage or break down of any sort which may occur or result from the use of the cranes and that the liability for any such loss, damage or break down shall fall on the vessel for which the crane or cranes may be working for the time being.
 (vii) No cargo shall be discharged from any vessel at a quay except under the supervision of the Master or Owner of the vessel or his Stevedores. Such Master or Owner or Stevedores shall be personally responsible to the Port for any loss or damage to life limb or property arising from the carelessness of importer sling of goods on board such vessels.

(viii) Master and Owners of vessels lying at a quay and their Stevedores will be personally and severally responsible for proper provision of lights in those parts of the ship where work is being carried on in any way connected directly or indirectly with the use of port's quay and other property. In default, they shall be responsible to the port jointly and severally in respect of any loss or damage to life, limb or property which may result.

(ix) After commencement of operations of wharf cranes on hire, if there occurs stoppage of wharf operations due to power shut down or for any other reason not attributable to the hirer for a continuous period of not less than 30 minutes on each occasion the hirer shall be entitled for a deduction at the rate of Rs. 30 per hour in respect of foreign going vessels and Rs. 20 per hour in respect of coastal vessels for the duration of such stoppage of work. For this purpose, the period of stoppage in excess of 30 minutes will be rounded off to the next quarter of an hour.

FOOTNOTES TO CHAPTER-III

1. A rebate of 30% in the above rates except for the following items, shall be granted in respect of coastal vessels:-S. No. 10 "M. T. Kutch Kesri" and S.No. 19 "Steel floating dry dock" under scale I Schedule of charges for hire of ports floating crafts/floating dry dock.
2. The aggregate amount of the bill shall be rounded off to the nearest Rs. 10/- except in respect of scales E&J.

EXPLANATION.

The charges prescribed in terms of US dollars would be collected in equivalent Indian Rupees from foreign as well as Indian shipping lines/agents, at the rates notified by R. B. I. on the date of arrival of the vessel. However, charges for Coastal shipping will be collected in terms of Indian rupees as prescribed.

A. S. KELKAR,
SECRETARY,
KANDLA PORT TRUST.



The Gujarat Government Gazette

EXTRAORDINARY

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PART IV—C

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ELECTION COMMISSION OF INDIA

Notification

Nirvachan Sadan, Ashok Road, New Delhi-110001

Dated the 16th-April, 1992, Chaitra 27, 1913 (SAKA)

No. 56/92-(1).—In exercise of the powers conferred by clause (d) of sub-para (1) and in pursuance of sub-para (2) of paragraph 17 of the Election Symbols (Reservation & Allotment) Order, 1968, the Election Commission hereby makes the following further amendments in its Notification No. 56/91, dated the 19th April, 1991, as amended from time to time, namely:—

In Table IV of the said Notification :—

- (i) against the State "1. Andhra Pradesh", under column 2, the entry "55. Scales" SHALL BE DELETED; and
- (ii) against the State "25. West Bengal", under column 2, the entry "37. Scales" SHALL BE DELETED.

By order,

S. K. MENDIRATTA.
Secretary.

(C)



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GENERAL ADMINISTRATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd May, 1992.

No. CHS-92-9-BYE-1292-1261-CHH.—The Government of Gujarat announces with profound regret the death of Shri Mori Punjabhai Badharbhai, a member of Gujarat Legislative Assembly from 154-Jambusar Assembly Constituency on 29th April, 1992.

By order and in the name of the Governor of Gujarat,

J. P. JADEJA,
Under Secretary to Government.

સામાન્ય વહીવટ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭ મે, ૧૯૯૨.

ક્રમાંક : સીએચએસ-૮૨-૯-બીવાયઈ-૧૨૮૨-૧૨૬૧-છ.—ગુજરાત સરકાર ૧૫૪- જંબુસર વિધાનસભા મતદાર વિભાગના સભ્યશ્રી મોરી પૂંજભાઈ બાધરભાઈનું તા. ૨૮મી એપ્રિલ, ૧૯૯૨ના રોજ થયેલ અવસાન અત્યંત દુઃખપૂર્વક જાહેર કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. પી. જડેજા,
સરકારના ઉપ-સચિવ.



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ELECTION COMMISSION OF INDIA

Notification

Nirvachan Sadan,
Ashok Road,
New Delhi-110001.

Dated: 23 April 1992

3 Vaisakha, 1914 (S)

No. 434/GJ-LA/92.—In pursuance of the provisions of section 21 of the Representation of the People Act, 1951, (43 of 1951), the Election Commission hereby directs that the following amendments shall be made in its notification No. 434/GJ-LA/90, dated 10th January, 1990, namely:—

In column 2 of the Table appended to the said notification for the existing entry against item No. 53 -Kundla the entry "Prant Officer, Mahuva Sub-Division, Mahuva" and against item No. 112-Jhalod (ST), the entry "Prant Officer, Dohad-Sub-Division Dohad" shall be substituted.

By Order,

A. K. SRIVASTAVA,
Secretary to the
Election Commission of India.

ELECTION COMMISSION OF INDIA**Notification**

Nirvachan Sadan,
Ashok Road,
New Delhi-110001.

Date : 23 April, 1992.

3 Vaisakha, 1914 (S)

No. 434/GJ/92(1).—In exercise of the powers conferred by sub-section (1) of section 22 of the Representation of the People Act, 1951 (43 of 1951), the Election Commission hereby directs that the following amendments shall be made in its notification No. 434/GJ/90(1), dated 10th January 1990, namely:—

In column 2 of the Table appended to the said notification for the existing entry at serial number 2, against item No. 53-Kundla, the entry "Mamlatdar, Mahuva Taluka Mahuva", shall be substituted.

By Order,

A. K. SRIVASTAVA,
Secretary to the
Election Commission of India.

ELECTION COMMISSION OF INDIA**Notification**

Nirvachan Sadan,
Ashok Road,
New Delhi-110001.

Date : 29th April, 1992.

9 Vaisakha, 1914 (Saka).

No. 434/GJ/92(1).—In exercise of the powers conferred by sub-section (1) of section 22 of the Representation of the People Act, 1951 (43 of 1951), the Election Commission hereby directs that the following amendment shall be made in its notification No. 434/GJ/90(1) dated 10th January, 1990, namely:—

In column 2 of the Table appended to the said notification after the existing entry at Serial Number 2, against item No. 112-Jhalod (ST), the entry "3 Mamlatdar, Dohad Taluka, Dohad", shall be added.

By Order,

A. K. SRIVASTAVA,
Secretary to the
Election Commission of India.



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FOOD AND CIVIL SUPPLIES DEPARTMENT

Order

Sachivalaya, Gandhinagar, 6th, May, 1992.

No. CHTH-92-7-ECA-1085-1891-Part-III/B.-- The following order issued by the Government of India, Ministry of Civil Supplies, Consumer Affairs and Public Distribution, New Delhi is republished for general information of public :--

GOVERNMENT OF INDIA

MINISTRY OF CIVIL SUPPLIES CONSUMER AFFAIRS & PUBLIC DISTRIBUTION

Shastri Bhavan, New Delhi, Dated the 27th April, 1992.

Order

S.O. 298(E) In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955) the Central Government hereby makes the following order further to amend the pulses, Edible Oilseeds and Edible Oils (Storage Control) Order, 1977, namely:--

24-1

IV-C-Extra-24-1

1. (1) This order may be called the Pulses, Edible Oilseeds and Edible Oils (Storage Control) Amendment Order, 1992.

(2) It shall come into force on the date of its publication in the Official Gazette.

2. In the Pulsesn Edible Oilseeds and Edible Oils (Storage Control) order 1977, after the second proviso below the Table to sub-clause (1) ——— of clause 4, the folowing proviso shall be inserted, namely:—

“Provided further that an exporter shall be entitled to hold stock of seeds/pods in the following propo-
rtion in addition to the normal storage limts prescribed under clause 4 (1) of the order:—

S.No.	Particulars	(Quantity in MTs)	
		For every export contract of	Stock exemption for raw material requirement (seeds/pods)
1.	Sunflower extraction	1000	1670
2.	Groundnut extraction	1000	1790
3.	Soya extraction	1000	1210
4.	H.P.S. Groundnut Kernels	1000	2500
5.	Sesame seed	1000	1250

The above exemption will be subject to the production of the following documents:—

- (i) Copy of the Export Order or Contract from the export buyer
- (ii) Certified copy of the Registering Authority registering the export contract
- (iii) Copy of the irrevocable letter of credit opened on a Bank certified by the Banker.”

M. K. ZUTSHI,

Joint Secretary to the Government of India
F. No. 24 (3)/87-ECR&E (Vol. II)

Note.— The principal order was notified vide S.O. No. 780 (E) dated 21.11.1977 and subsequently amended vide:—

S.O.No. 64(E) dated 4.2.78
S.O.No. 400 (E) dated 26.6.1978
S.O.No. 536 (E) dated 20.9.1979
S.O.No. 10 (E) dated 7.1.1982
S.O.No. 740 (E) dated 17.10.1983
S.O.No. 465 (E) dated 14.6.1985
S.O.No. 696 (E) dated 30.9.1986
S.O.No. 691 (E) dated 13.7.1987
S.O.No. 833 (E) dated 13.9.1987
S.O.No. 983 (E) dated 12.11.1987
S.O.No. 922 (E) dated 18.11.1987
S.O.No. 1052 (E) dated 10.12.1987

S.O.No. 211 (E) dated 26.2.1988
S.O.No. 595 (E) dated 21.6.1988
S.O.No. 750 (E) dated 11.8.1988
S.O.No. 1063 (E) dated 18.11.1988
S.O.No. 3 (E) dated 2.1.1989
S.O.No. 230 (E) dated 28.3.1989
S.O.No. 351 (E) dated 10.5.1989
S.O.No. 634 (E) dated 11.8.1989
S.O.No. 1135 (E) dated 13.12.1989
S.O.No. 256 (E) dated 26.3.1990
S.O.No. 331 (E) dated 18.4.1990
S.O.No. 305 (E) dated 22.6.1990
S.O.No. 711 (E) dated 13.9.1990
S.O.No. 223 (E) dated 26.3.1991
S.O.No. 485 (E) dated 26.7.1991

By Order and in the name of the Governor of Gujarat,

G. M. AJBANI,
Section Officer.



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GUJARAT MARITIME BOARD

Notification

Dated 4th May, 1992.

THE GUJARAT MARITIME BOARD ACT, 1981.

No. GMB/T/37-38/9/753.—In the exercise of the powers conferred by Section 37 and 38 of the Gujarat Maritime Board Act, 1981 (Gujarat 30 of 1981), the Gujarat Maritime Board with the sanction of the Government of Gujarat hereby amends its Notification No. GMB/T/37-38/17 dated 21st May, 1989, namely:—

In Section I, under the wharfage table below Sr. No. 15 (ii), (b), a separate item No. 15 (ii) (c) be added as under:

Item No.	Classified commodities	Steamer		Sailing vessels	
		Unit	Rate	Unit	Rate
15 (ii)(c)	Mill-scale	T	25.00	T	17.00

On behalf of the Gujarat Maritime Board,

A. F. VYAS,
Chief Executive Officer,
and Vice Chairman.

25-1

IV-C—Extra-25-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
Ashok Road,
New Delhi-110001.

Dated 9th March, 1992

19, Phalguna, 1913(S)

Order

No. 76/GJ/91(22)(HP)—Where as the Election Commission is satisfied that Shri Patel Rameshbhai Shankarlal, Shivpratima Building, Opp-Golden Market, Kotharia Naka, Rajkot, Gujarat, a contesting candidate, at the General Election to Lok Sabha, 1989, held from 4-Rajkot Parliamentary constituency, has failed to lodge any account of his election expenses as required by the Representation of the People Act, 1951 and the Rules made thereunder;

And, whereas, the said candidate has either not furnished any reason or explanation for the said failure even after due notice or the Election Commission, after considering the representation made by him if any, is satisfied that he has no good reason or justification for the said failure;

Now, therefore, in pursuance of section 10-A of the said Act, the Election Commission hereby declares Shri Patel Rameshbhai Shankarlal to be Disqualified for being chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or Union Territory for a period of 3 years from the date of this order.

By Order,

BALWANT SINGH,
Secretary to the
Election Commission of India.



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ELECTION COMMISSION OF INDIA

Order

Nirvachan Sadan, Ashok Road, New Delhi—110001.

Dated 9 March, 1992/19 Phalguna, 1913 (S)

No. 76/GJ/91 (147-156) (LA).—Whereas the Election Commission is satisfied that each of the contesting candidates specified in column (4) of the Table below at the General Election to the Legislative Assembly as specified in column (2) and held from the constituency specified in column (3) against his name has failed to lodge any account of his election expenses as required by the Representation of the people Act, 1951 and the Rules made thereunder;

And, whereas, the said candidate has either not furnished any reason or explanation for the said failure even after due notice or the Election Commission, after Considering the representation made by him if any, is satisfied that he has no good reason or justification for the said failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the person specified in column (4) of the Table below to be Disqualified for being chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or Union Territory for a period of 3 years from the date of this order;—

TABLE

S.No.	Particulars of Election	S.No. and name of the Assembly Constituency	Name and address of the contesting candidates
1	2	3	4
147.	General Election to Legislative Assembly, 1990	18-Rajkot-II	Sh. Gohel Dipak Himmatlal Near Darbargadh Haveli, Street, Rajkot, Gujarat.
148.	—do—	108-Modasa	Sh. Patel Kodarlal Pratapbhai D-119, Payalnagar Society, Naroda, Ahmedabad, Gujarat.
149.	—do—	—do—	Sh. Pathan Fajluraheman Saidraheman Block No. 47, Garib Nava Society at & Po. Modasa. (Gujarat)
150.	—do—	—do—	Sh. Shah Bachubhai Kalidas At and Po. Tintoi Taluka Modasa, Gujarat.
151.	—do—	6-Rapar	Sh. Chandani Parsuram Khimji Vaghelavas At and Po—Rapar Kachchh, Gujarat.
152.	—do—	—do—	Sh. Jadeja Bharatsinh Manubha 12, Gujarat Housing Board, Sector—5, At Po—Gandhidham Taluka—Anjar Kachchh, Gujarat.
153.	—do—	—do—	Sh. Mesa Akha Harijan At Po. Kidiyanagar Taluka—Rapar, Kachchh, Gujarat.
154.	—do—	7—Dasada	Sh. Gohil Jayeshbhai Bhikhabhai Shivam Apartment, Block No. G 9/97 Nava Vadaj, Ahmedabad. Gujarat.
155.	—do—	107-Prantij	Sh. Zala Madansinh Dilipsinh At : Takar Po. Lavari, Taluka ; Prantij, Gujarat.
156.	—do—	—do—	Sh. Bharyad Hirabhai Najabhai At and Post Piludra Taluka ; Prantij, Gujarat.

By Order,
BALWANT SINGH,
Secretary to the Election Commission of India.

(C)



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FOOD AND CIVIL SUPPLIES DEPARTMENT

Order

Sachivalaya, Gandhinagar, 28th May, 1992.

No. CHTH-92-10-ECA-1085-1891-Part-III/B.—The following order issued by the Government of India, Ministry of Civil Supplies, Consumer Affairs and Public Distribution, New Delhi is republished for general information of public :—

GOVERNMENT OF INDIA

MINISTRY OF CIVIL SUPPLIES, CONSUMER AFFAIRS AND PUBLIC DISTRIBUTION

Order

SHASTRI BHAVAN, NEW DELHI, Dated the 14th May, 1992.

S. O. 332-(E).—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following order further to amend the Pulses, Edible Oilseeds and Edible Oils (Storage Control) Order, 1977, namely:—

1. (1) This order may be called the Pulses, Edible Oilseeds and Edible Oils (Storage Control) Second Amendment Order, 1992.

(2) It shall come into force on the date of its publication in the Official Gazette.

2. In the Pulses, Edible Oilseeds and Edible Oils (Storage Control) Order, 1977, in clause 7:—

(a) in sub-clause (i), after the words "or a State Government" the words "or a body corporate" shall be inserted;

(b) after sub-clause (ii), the following Note shall be inserted, namely:—

"NOTE:—A Corporation or a Company or a body corporate mentioned in sub-clause (i) shall furnish detailed information relating to purchase, sales and stocks of edible oilseeds/edible oils held by them as and when required by the Central Government or the State Government."

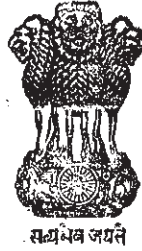
B. N. BAHADUR,
Joint Secretary to the Government of India,
F. No. 20(4)/90-ECRGE.

Note:—The principal order was notified vide S. O. No.780(E), dated 21-11-1977 and subsequently amended vide:—

S. O. No. 64 (E), dated 4-2-1978.
S. O. No. 400 (E), dated 26-6-1978.
S. O. No. 536 (E), dated 20-9-1979.
S. O. No. 10 (E), dated 7-1-1982.
S. O. No. 740 (E), dated 17-10-1983.
S. O. No. 465(E) dated 14-6-1985.
S. O. No. 696 (E), dated 30-9-1986.
S. O. No. 691 (E), dated 13-7-1987.
S. O. No. 833 (E), dated 13-9-1987.
S. O. No. 983 (E), dated 12-11-1987.
S. O. No. 922 (E), dated 18-11-1987.
S. O. No. 1052 (E), dated 10-12-1987.
S. O. No. 211 (E), dated 26-2-1988.
S. O. No. 595 (E), dated 21-6-1988.
S. O. No. 750 (E), dated 11-8-1988.
S. O. No. 1063 (E), dated 18-11-1988.
S. O. No. 3 (E), dated 2-1-1989.
S. O. No. 230 (E), dated 28-3-1989.
S. O. No. 851 (E), dated 10-5-1989.
S. O. No. 634 (E), dated 11-8-1989.
S. O. No. 1135 (E), dated 13-12-1989.
S. O. No. 256 (E), dated 26-3-1990.
S. O. No. 331 (E), dated 18-4-1990.
S. O. No. 305 (E), dated 22-6-1990.
S. O. No. 711 (E), dated 13-9-1990.
S. O. No. 223 (E), dated 26-3-1991.
S. O. No. 485 (E), dated 26-7-1991.
S. O. No. 298 (E), dated 27-4-1992.

By order and in the name of the Governor of Gujarat,

G. M. AJBANI,
Section Officer.



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GUJARAT MARITIME BOARD

Notification

Ahmedabad—16, Dated, 1st June, 1992.

GUJARAT MARITIME BOARD ACT, 1981.

No. GMB/T/37-38/10/92.—In exercise of the powers conferred by Section 37 and 38 of the Gujarat Maritime Board Act, 1981 (Gujarat 30 of 1981), the Gujarat Maritime Board with the sanction of the Government of Gujarat hereby directs that with effect on and from 1st June, 1992, the rate of fees specified in Schedule-I and at ports which are mentioned in Schedule-II appended to notifications which are shown in appendix appended hereto shall be increased by 30 % (Thirty percent) and 20 % (Twenty percent) in respect of port charges of foreign vessels and coastal vessels including charges on other services respectively.

Provided that while calculating, the increased rate by 30% (Thirty percent) or 20% (Twenty percent) any fraction of a paise being half or exceeding half shall be rounded off to a paise and such fraction being less than half shall be disregarded.

APPENDIX

List of the Notifications under which rates has been increased by 30 % and 20 % as the case may be.

1. Gujarat Maritime Board Notification No. GMB/T/37-38/17 dated 21st May, 1989.
2. No. GMB/T/110-113/18, dated 21st May, 1989.
2. No. GMB/T/37-38/855, dated 22nd February, 1991.
4. No. GMB/T/37-38/4, dated 12th April, 1991.
5. No. GMB/T/37-38/5 dated 12th April, 1991.
6. No. GMB/T/37-38/6, dated 12th April, 1991.
7. No. GMB/T/37-38/7, dated 18th May, 1991.
8. No. GMB/T/37-38/8, dated 28th October, 1991.
9. No. GMB/T/37-38/9, dated 4th May, 1992.

Place : Ahmedabad
Date : 1st June, 1992.

On behalf of the Gujarat Maritime Board,

A. F. VYAS,
Chief Executive Officer and
Vice Chairman.



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ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
Ashok Road,
New Dehli-110001

Dated : 15th May, 1992.

25 Vaisakha 1914 (Saka).

Notification

No. 56/92.—Whereas, the Election Commission has, *vide* its Order dated 13th May 1992, decided that the Indian Congress (Socialist-Sarat-Chandra Sinha) shall be known, and called, as Indian Congress (Socialist), that it shall be recognised as a State party in the States of Kerala and Manipur and that the Symbol 'Charkha' shall be reserved for it in the said States ;

Now, therefore, in pursuance of sub-clause (b) of clause (I) of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, the Election Commission hereby makes the following further amendments in its Notification No. 56/91, dated 19th April, 1991 as amended from time to time, namely:—

In Table 2 appended to the said Notification, against the States of Kerala and Manipur, —

(i) the entries "Indian Congress (Socialist-Sarat Chandra Sinha)" and "Charkha within a rectangle" in columns 2 and 3 shall be substituted by the entries "Indian Congress (Socialist)" and "Charkha" respectively.

By Order,

S. K. MENDIRATTA,
Secretary.



सत्यमेव जयते

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ELECTION COMMISSION OF INDIA

Notification

New Delhi, Dated the 5th June, 1992./15, Jyaistha 1914 (SAKA)

No. 479/3/92/I.—In pursuance of sub-section (1) of Section 3 of the Presidential and Vice-Presidential Elections Act, 1952 (31 of 1952), the Election Commission of India, in consultation with the Central Government, hereby appoints the Secretary-General to the Rajya Sabha, Parliament House, New Delhi, to be the Returning Officer for the Presidential Election.

By Order,

K. P. G. KUTTY,
Secretary,
Election Commission of India.

भारत निर्वाचन आयोग

अधिसूचना

नई दिल्ली, तारीख ५ जून, १९९२ १५ ज्येष्ठ १९१४ (शक)

सं. ४७९-३-९२-I.—राष्ट्रपतीय और उप-राष्ट्रपतीय निर्वाचन अधिनियम, १९५२ (१९५२ का ३१) की धारा ३ की उपधारा (1) के अनुसरण में, भारत निर्वाचन आयोग केन्द्र सरकार से, महासचिव राज्य सभा, संसद भवन, नई दिल्ली को राष्ट्रपतीय निर्वाचन के लिए रिटर्निंग आफिसर इसके द्वारा नियुक्त करता है।

आदेश से,

के. पी. जी. कुट्टी,
सचिव,
भारत निर्वाचन आयोग.

ELECTION COMMISSION OF INDIA

Notification

New Delhi, Dated the 5th June, 1992./15 Jyaistha, 1914 (SAKA)

No. 479/3/92/II.—In pursuance of sub-section (1) of the Section 3 of the Presidential and Vice-Presidential Elections Act, 1952 (31 of 1952), the Election Commission hereby appoints (1) Shri B. G. Gujar and (2) Shrimati Shovana Narayan, Directors in Rajya Sabha Secretariat, Parliament House, New Delhi, to be the Assistant Returning Officers for the Presidential Election.

By order,

K. P. G. KUTTY,
Secretary,
Election Commission of India.

भारत निर्वाचन आयोग

अधिसूचना

नई दिल्ली, तारीख ५ जून, १९९२ १५ ज्येष्ठ १९१४ (शक)

सं. ४७९-३-९२-II.—राष्ट्रपतीय और उप-राष्ट्रपतीय निर्वाचन अधिनियम, १९५२ (१९५२ का ३१) की धारा ३ की उपधारा (१) के अनुसरण में, निर्वाचन आयोग (१) श्री बी. जी. गुजर और (२) श्रीमती शोवना नारायण, निदेशक, राज्य सभा सचिवालय, संसद भवन, नई दिल्ली को राष्ट्रपतीय निर्वाचन के लिए सहायक रिटर्निंग आफिसर इसके द्वारा नियुक्त करता है।

आदेश से,

के. पी. जी. कुट्टी,
सचिव,
भारत निर्वाचन आयोग.

ELECTION COMMISSION OF INDIA

Notification

New Delhi, Dated the 5th June, 1992./15 Jyaistha, 1914 (SAKA)

No. 479/3/92/III.—In pursuance of sub-section (1) of Section 3 of the Presidential and Vice-Presidential Elections Act, 1952 (31 of 1952), the Election Commission of India hereby appoints the Secretaries to the Legislative Assemblies of all States to be the Assistant Returning Officers for the Presidential Election.

By order,

K. P. G. KUTTY,
Secretary,
Election Commission of India.

भारत निर्वाचन आयोग

अधिसूचना

नई दिल्ली, तारीख ५ जून, १९९२-१५ ज्येष्ठ १९१४ (शक)

सं. ४७९-३-९२-III.—राष्ट्रपतीय और उप-राष्ट्रपतीय निर्वाचन अधिनियम, १९५२ (१९५२ का ३१) की धारा ३ की उपधारा (१) के अनुसरण में, भारत निर्वाचन आयोग, सभी राज्यों की विधान सभाओं के सचिवों को राष्ट्रपतीय निर्वाचन के लिए सहायक रिटर्निंग आफिसर इसके द्वारा नियुक्त करता है।

आदेश से,

के. पी. जी. कुट्टी,
सचिव,
भारत निर्वाचन आयोग.



सत्यमेव जयते

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ELECTION COMMISSION OF INDIA

Order

NIRVACHAN SADAN, Ashok Road., New Delhi-110001.

Dated 7th April, 1992. / 18 Chaitra, 1914 (Saka).

No. 76/GJ/91 (157-172)(LA).—Whereas the Election Commission is satisfied that each of the contesting candidates specified in column (4) of the Table below at the General Election to the Legislative Assembly as specified in column (2) and held from the constituency specified in column (3) against his name has failed to lodge any account of his election expenses as required by the Representation of the people Act, 1951 and the Rules made thereunder ;

And, whereas, the said candidate has either not furnished any reason or explanation for the said failure even after due notice or the Election Commission, after considering the representation made by him if any, is satisfied that he has no good reason or justification for the said failure ;

Now, therefore, in pursuance of section 10-A of the said Act, the Election Commission hereby declares the Person, specified in column (4) of the Table below to be Disqualified for being chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or Union Territory, for a period of 3 years from the date of this order:—

TABLE

Sr. No.	Particulars of Election.	S.No. & Name of the/ Assembly Constituency	Name and address of the Contesting Candidates.
1	2	3	4
157.	General Election to Gujarat Legislative Assembly, 1990.	137-Matar	Shri Patel Dahyabhai Purshottamdas. At. & P.O. Vasna Bujar T. Matar Gujarat.
158.	-do-	-do-	Shri Parmar Sabbirmiyani Ahmadmiya At. & P.O. Sadhana Ta. Matar Gujarat.
159.	-do-	-do-	Shri Bhatt Sureshkumar Somabhai. At. P.O. Kani Taluka-Matar Gujarat.
160.	-do-	-do-	Shri Bhanubhai Mohanbhai Patel. At. P. O. Rasikpura. Taluka. Matar. Gujarat.
161.	-do-	61-Bavla (SC)	Shri Chauhan Kanubhai Vastabhai. At. & P.O. Chiyada Taluka. Dholka. Gujarat.
162.	-do-	63-Viramgam.	Shri Naginbhai Bababhai (Deviputra), Dantani 30, Laxmikrupa, Vastrapur., Railway St. Vejalpur, Ahmedabad.,
163.	-do-	47-Kodinar.	Shri Gadhe Dana Arjan, Vill. Vadnagar, Taluka, Kodinar, Gujarat.
164.	-do-	-do-	Shri Rathod Manubhai Bhavsinh. Vill. Chhara, Tal. Kodinar, Gujarat.
165.	-do-	-do-	Shri Vaza Tapubhai Rajabhai Vill. Sarakbdi, Tal. Kodinar, Gujarat.
166.	-do-	39-Una	Shri Vora Janakrai Vyankatrai, at Station Plot, Una-262560, Taluka, Una District Junagadh Gujarat.
167.	-do-	156-Broach.	Shri Nazir Ismailbhai Shaikh. Kot Parsiwad, Bharuch, Gujarat.
168.	-do-	51-Palitana.	Shri Rajyaguru Naresh Jamanadas. Rajgor Street Palitana, Gujarat.
169.	-do-	59-Dhandhuka.	Shri Chauhan Haribhai Ramjibhai. Chhasiana, Tal. Dhandhuka, Dist. Ahmedabad, Gujarat.
170.	-do-	-do-	Shri Zala Jethabhai Shamabhai Mirawadi, Chamervas, Dhandhuka, Dist. Ahmedabad, Gujarat.
171.	General Election to Gujarat Legislative Assembly, 1990.	59-Dhandhuka	Shri Rajput Pavankumar Rameshwar. 112/2678, Meghaninagar, Ahmedabad-16, Gujarat.
172.	-do-	-do-	Shri Ramanandi Maheshkumar Bhagvandas, Ambapura, Ramji Mandir., Tal, Dhandhuka, Distt. Ahmedabad, Gujarat.

BY ORDER,

A. K. SRIVASTAVA,
Secretary to the
Election Commission of India.



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ELECTION COMMISSION OF INDIA

Notification

New Delhi, Dated the 10th June, 1992. 20 Jyaistha, 1914 (Saka)

No. 479/92. Whereas the term of office of Shri R. Venkataraman, President of India, is due to expire on the 24th day of July, 1992.

And whereas under sub-section (3) of Section 4 of the presidential and Vice-Presidential Elections Act, 1952 (31 of 1952), the Election Commission of India is required to appoint the dates for the election to fill the office of president of India so that it will be completed in time to enable the president thereby elected to enter upon his office on the 25th day of July, 1992.

Now, therefore, in pursuance of sub-section (1) of section 4 of the said Act, the Election Commission hereby appoints in respect of the said election.

- (a) Wednesday, the 24th of June, 1992.
as the last date for making nominations;
- (b) Thursday, the 25th of June, 1992;
as the date for the scrutiny of nomination;
- (c) Saturday, the 27th of June, 1992.
as the last date for the withdrawal of candidatures; and
- (d) Monday, the 13th of July, 1992.
as the date on which a poll shall, if necessary, be taken.

By order,
K. P. G. KUTTY,
Secretary,
Election Commission of India.

भारत निर्वाचन आयोग

अधिसूचना

नई दिल्ली, तारीख १० जून, १९९२, २० ज्येष्ठ, १९१४ (शक)

सं. ४७९/९२—भारत के राष्ट्रपति श्री आर. वेंकटरामण की पदावधि का अवसान तारीख २४ जुलाई, १९९२ को हो रहा है,

और, राष्ट्रपतीय और उप-राष्ट्रपतीय निर्वाचन अधिनियम, १९५२ (१९५२ का ३१) की धारा ४ की उप-धारा (३) के अधीन निर्वाचन आयोग द्वारा भारत के राष्ट्रपति के पद को भरने के लिए निर्वाचन के लिए तारीखें ऐसे नियत की जानी अपेक्षित है कि निर्वाचन ऐसे समय में पूरा हो जाए कि निर्वाचित राष्ट्रपति अपना पद ग्रहण २५ जुलाई, १९९२ को कर सकें।

अतः अब, उक्त अधिनियम की धारा ४ की उप-धारा (१) के अनुसरण में निर्वाचन आयोग उक्त निर्वाचन के लिए—

- | | |
|---|----------------------------|
| (क) नाम-निर्देशन करने के लिए अन्तिम तारीख | (बुधवार) २४ जून, १९९२ |
| (ख) नाम-निर्देशनों की संवीक्षा की तारीख | (बृहस्पतिवार) २५ जून, १९९२ |
| (ग) अभ्यर्थिताएँ वापस लेने के लिए अन्तिम तारीख | (शनिवार) २७ जून, १९९२ |
| (घ) वह तारीख जिसको, यदि आवश्यक हो तो, मतदान होगा
नियत करता है। | (सोमवार) १३ जुलाई, १९९२ |

आदेश से,

के० पी० जी० कुट्टी,
सचिव,
भारत निर्वाचन आयोग।

ELECTION COMMISSION OF INDIA

Notification

Ashok Road, New Delhi-110001.—Dated 10th June, 1992.

20 Jyaistha, 1914 (Saka)

No. 479/7/92/L.—In pursuance of rule 7 of the presidential and Vice-presidential Elections Rules, 1974, the Election Commission hereby fixes—

- (a) each of the places specified in column 1 of the Table below to be a place of polling at the presidential Election to be held in accordance with its notification No. 479/92, dated 10th June, 1992, and
- (b) with respect to each such place of polling, specified in the corresponding entry in column 2 of the said Table the group of electors who will be entitled to vote at that place.

TABLE

Place of polling	Group of electors
1	2
(1) Room No. 63, First Floor, Parliament House, New Delhi.	Elected members of Parliament (excluding those who after intimation to the Election Commission intend to vote at any other place of polling) and any elected member of the Legislative Assembly of a State who on a special request made by him to the Election Commission to vote at the place of polling in New Delhi is permitted by the Election Commission to do so.

1

2

- | | |
|--|---|
| (2) Committee Hall No. 1 of the New Assembly Building, public Gardens, Hyderabad. | Elected Members of the Andhra Pradesh Legislative Assembly and any elected Member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Hyderabad. |
| (3) Conference Room of Arunachal Pradesh Legislative Assembly Building, Naharlagun. | Elected Members of the Arunachal Pradesh Legislative Assembly and any elected member of parliament who after intimation to the Election Commission intends to vote at the place of polling in Naharlagun. |
| (4) Room No. two of the Assam Legislative Assembly Building, Dispur. | Elected Members of the Assam Legislative Assembly and any elected Member of parliament who after intimation to the Election Commission intends to vote at the place of polling in Dispur. |
| (5) Reading Room of Library of the Bihar Vidhan Sabha, Patna. | Elected Members of the Bihar Legislative Assembly and any elected Member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Patna. |
| (6) Main Hall at the entrance of Assembly Hall Secretariat, Panaji. | Elected Members of the Goa Legislative Assembly and any elected Member of parliament who after intimation to the Election Commission intends to vote at the place of polling in panaji. |
| (7) Exhibition Room on 1st Floor, Near Reading Room of Library of Gujarat Legislative Assembly, Gandhinagar. | Elected Members of the Gujarat Legislative Assembly and any elected Member of parliament who after intimation to the Election Commission intends to vote at the place of polling in Gandhinagar. |
| (8) Old Committee Room of Haryana Vidhan Sabha Secretariat, Vidhan Bhavan, Chandigarh. | Elected Members of the Haryana Legislative Assembly and any elected Member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Chardigarh. |
| (9) Main Committee Room No. 1, Council Chamber, Himachal Pradesh Vidhan Sabha, Shimla. | Elected Members of the Himachal Pradesh Legislative Assembly and any elected Member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Shimla. |
| (10) Assembly Lobby Jammu. | Any elected Member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Jammu. |
| (11) Room No. 106, 1st Floor Vidhan Sabha, Bangalore. | Elected Members of the Karnataka Legislative Assembly and any elected member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Bangalore. |
| (12) Air-Conditioned Room, Legislature Sectt., Building, Thiruvanthapuram. | Elected Members of the Kerala Legislative Assembly and any elected member of Parliament who after intimation to the election Commission intends to vote at the place of polling in Trivandrum (Thiruvanthapuram). |
| (13) Committee Room No. 1, of Madhya Pradesh Vidhan Sabha, Bhopal. | Elected Members of the Madhya Pradesh Legislative Assembly and any elected Member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Bhopal. |
| (14) Central Hall (4th Floor), Vidhan Bhavan, Backbay Reclamation, Bombay. | Elected Members of the Maharashtra Legislative Assembly and any elected member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Bombay. |

- (15) Conference Hall of Manipur Legislative Assembly, Imphal.

Elected Members of the Manipur Legislative Assembly and any elected Member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Imphal.

- (16) Room No. 2, Meghalaya Legislative Assembly, Shillong.

Elected Members of the Meghalaya Legislative Assembly and any elected Member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Shillong.

- (17) Committee Room of Mizoram Legislative Assembly, Aizawl.

Elected Members of the Mizoram Legislative Assembly and any elected Member of Parliament who after intimation to the Election Commission intends to vote at place of polling in Aizawl.

- (18) Committee Room, Nagaland Legislative Assembly Sectt., Kohima.

Any elected Member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Kohima.

- (19) Room No. 7, Office Room of Secretary, Orissa Legislative Assembly Bhubaneswar.

Elected Member of the Orissa Legislative Assembly and any elected Member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Bhubaneswar.

- (20) Committee Room of the Punjab Vidhan Sabha Secretariat, Vidhan Bhawan, Chandigarh.

Elected Members of the Punjab Legislative Assembly and any elected Member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Chandigarh.

- (21) Room No. G-44, Rajasthan Vidhan Sabha Bhawan, Swai Man Singh Town Hall, Jaipur.

Elected Members of the Rajasthan Legislative Assembly and any elected Member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Jaipur.

- (22) Committee Room in the Assembly Building, Gangtok.

Elected Members of the Sikkim Legislative Assembly and any elected Member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Gangtok.

- (23) Legislature Committee Room in the ground Floor of the Main Secretariat Building, Secretariat, Madras.

Elected Members of the Tamil Nadu Legislative Assembly and any elected Member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Madras.

- (24) Library Room in Assembly Secretariat, Agartala.

Elected Members of the Tripura Legislative Assembly and any elected member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Agartala.

- (25) Tilak Hall, Vidhan Bhawan, Lucknow.

Elected Members of the Uttar Pradesh Legislative Assembly and any elected Member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Lucknow.

- (26) The Assembly Chamber at Assembly House, Calcutta.

Elected Members of the West Bengal Legislative Assembly and any elected Member of Parliament who after intimation to the Election Commission intends to vote at the place of polling in Calcutta.

By order,

K. P. G. KUTTY,
Secretary,
Election Commission of India.

भारत निर्वाचन आयोग

अधिसूचना

नई दिल्ली, तारीख : 10 जून, 1992/20 ज्येष्ठ, 1914. (शक)

सं० 479-7-92-1.---राष्ट्रपतीय और उप-राष्ट्रपतीय निर्वाचन नियम, 1974 के नियम 7 के अनुसरण में निर्वाचन आयोग-

(क) नीचे दी हुई सारणी के स्तम्भ 1 में विनिर्दिष्ट स्थानों में से प्रत्येक स्थान को अपनी अधिसूचना संख्या 479-92, तारीख 10 जून, 1992 के अनुसार होनेवाले राष्ट्रपतीय निर्वाचन में मतदान का स्थान नियत करता है; और

(ख) ऐसे प्रत्येक मतदान के स्थान के बारे में, उन निर्वाचकों के समूह को जो उस स्थान पर मत देने के हकदार होंगे, उक्त सारणी के स्तम्भ 2 में तत्सम्बन्धी प्रविष्टि में विनिर्दिष्ट करता है।

सा र णी

मतदान का स्थान	निर्वाचकों का समूह
1	2
1. कमरा नं० 63, प्रथम तल संसद भवन, नई दिल्ली	संसद के निर्वाचित सदस्य (उन सदस्यों को छोड़कर जो निर्वाचन आयोग को सूचित करने के पश्चात् किसी अन्य मतदान के स्थान पर मत देना चाहते हों) और किसी राज्य की विधान सभा का कोई निर्वाचित सदस्य, जो नई दिल्ली में मतदान के स्थान पर मत देने के लिए अपने द्वारा निर्वाचन आयोग से किए गए विशेष अनुरोध पर निर्वाचन आयोग द्वारा ऐसा करने के लिए अनुज्ञात किया गया हो।
2. नई विधान सभा बिल्डिंग का समिति कक्ष, नं० 1, पब्लिक गार्डन, हैदराबाद।	आन्ध्र प्रदेश विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् हैदराबाद में मतदान के स्थान पर मत देना चाहता है।
3. अरुणाचल प्रदेश विधान सभा भवन का कॉफ़ेस कक्ष, नहारलागन।	अरुणाचल प्रदेश विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् इटानगर में मतदान के स्थान पर मत देना चाहता है।
4. आसाम विधान सभा भवन, कमरा नं० 2, दिसपुर।	असम विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् दिसपुर में मतदान के स्थान पर मत देना चाहता है।
5. पुस्तकालय का अध्ययन कक्ष, बिहार विधान सभा, पटना।	बिहार विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् पटना में मतदान के स्थान पर मत देना चाहता है।
6. विधान सभा सचिवालय के प्रवेश द्वार का मुख्य हाल, पणजी।	गोवा विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् पणजी में मतदान के स्थान पर मत देना चाहता है।
7. प्रथम तल का प्रदर्शनी कक्ष, समीप गुजरात विधानसभा के पुस्तकालय का अध्ययन कक्ष, गांधीनगर।	गुजरात विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् गांधीनगर में मतदान के स्थान पर मत देना चाहता है।
8. हरियाणा विधान सभा सचिवालय का पुरा समिति कक्ष, विधान भवन, चण्डीगढ़।	हरियाणा विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् चण्डीगढ़ में मतदान के स्थान पर मत देना चाहता है।
9. परिषद प्रकोष्ठ का मुख्य समिति कक्ष-1, हिमाचल प्रदेश विधान सभा शिमला।	हिमाचल प्रदेश विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् शिमला में मतदान के स्थान पर मत देना चाहता है।

10. सभा लाबी, जम्मू
संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् जम्मू में मतदान के स्थान पर मत देना चाहता है ।
11. कमरा नं० 106, प्रथम तल
विधान सौध, बंगलौर ।
कर्नाटक विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् बंगलौर में मतदान के स्थान पर मत देना चाहता है ।
12. वातानुकूलित कक्ष,
विधान मण्डल सचिवालय भवन,
त्रिस्वनंतपुरम ।
केरल विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् त्रिवेन्द्रम (त्रिस्वनंतपुरम) में मतदान के स्थान पर मत देना चाहता है ।
13. मध्य प्रदेश विधान सभा का
समिति कक्ष नं०-1,
भोपाल ।
मध्य प्रदेश विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् भोपाल में मतदान के स्थान पर मत देना चाहता है ।
14. सेन्ट्रल हाल, चौथी मंजिल,
विधान भवन, बैकवे रेक्लेमेशन,
बम्बई ।
महाराष्ट्र विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् बम्बई में मतदान के स्थान पर मत देना चाहता है ।
15. मणिपुर विधान सभा का समिति कक्ष,
इम्फाल ।
मणिपुर विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् इम्फाल में मतदान के स्थान पर मत देना चाहता है ।
16. मेघालय विधान सभा
सचिवालय का समिति कक्ष, नं० 2,
शिलांग ।
मेघालय विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् शिलांग में मतदान के स्थान पर मत देना चाहता है ।
17. मिज़ोरम विधान सभा का
समिति कक्ष, आइज़ावल ।
मिज़ोरम विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् आइज़ावल में मतदान के स्थान पर मत देना चाहता है ।
18. विधान सभा सचिवालय भवन का
समिति कक्ष, कोहिमा ।
संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् कोहिमा में मतदान के स्थान पर मत देना चाहता है ।
19. कमरा नं० 7, सचिव का कार्यालय कक्ष,
उड़ीसा विधान सभा, भुवनेश्वर ।
उड़ीसा विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् भुवनेश्वर में मतदान के स्थान पर मत देना चाहता है ।
20. पंजाब विधान सभा सचिवालय का
समिति कक्ष विधान भवन,
चण्डीगढ़ ।
पंजाब विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् चण्डीगढ़ में मतदान के स्थान पर मत देना चाहता है ।
21. कमरा नं० जी-44,
राजस्थान विधान सभा भवन,
सवाई मान सिंह टाउन हाल, जयपुर
राजस्थान विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् जयपुर में मतदान के स्थान पर मत देना चाहता है ।
22. विधान सभा भवन में समिति कक्ष,
गंगटोक ।
सिक्किम विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् गंगटोक में मतदान के स्थान पर मत देना चाहता है ।
23. मुख्य सचिवालय भवन के भू-तल में
विधान मण्डल का समिति कक्ष,
मद्रास ।
तमिलनाडु विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् मद्रास में मतदान के स्थान पर मत देना चाहता है ।

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| 24. सभा सचिवालय का पुस्तकालय कक्ष, अगरतला । | त्रिपुरा विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् अगरतला में मतदान के स्थान पर मत देना चाहता है । |
| 25. तिलक हाल, विधान भवन, लखनऊ । | उत्तर प्रदेश विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् लखनऊ में मतदान के स्थान पर मत देना चाहता है । |
| 26. विधान सभा भवन, विधान चैम्बर, कलकत्ता । | पश्चिम बंगाल विधान सभा के निर्वाचित सदस्य और संसद का कोई निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के पश्चात् कलकत्ता में मतदान के स्थान पर मत देना चाहता है । |

आदेश से,

के० पी० जी० कुट्टी,
सचिव,
भारत निर्वाचन आयोग ।

ELECTION COMMISSION OF INDIA

Notification

New Delhi, Dated the 10th June, 1992/20th Jyaistha, 1914(Saka).

No. 479/7/92/II.—In pursuance of clause (b) of rule 7 of the Presidential and Vice-Presidential Elections Rules, 1974, the Election Commission hereby specifies the hours from 10.00 a.m. to 5.00 p.m. both inclusive, to be the hours during which the poll will be taken at each place of polling fixed by the Commission in its notification No. 479/7/92/I, dated the 10th June, 1992, for the Presidential Election.

By order,

K.P.G. KUTTY,
Secretary,
Election Commission of India.

भारत निर्वाचन आयोग

अधिसूचना

नई दिल्ली, तारीख : 10 जून, 1992 । 20 ज्येष्ठ, 1914 (शक)

सं. 479/7/92/II.—राष्ट्रपतीय और उप-राष्ट्रपतीय निर्वाचन नियम, 1974 के नियम 7 के खण्ड (ख) के अनुसरण में निर्वाचन आयोग 10.00 बजे पूर्वाह्न से 5.00 बजे अपराह्न दोनों को सम्मिलित करते हुए, के बीच का समय उस समय के रूप में विनिर्दिष्ट करता है जिसके दौरान आयोग द्वारा राष्ट्रपतीय निर्वाचन के लिए अपनी अधिसूचना संख्या 479/7/92/1 तारीख 10 जून, 1992 में नियत हर एक मतदान के स्थान पर, मतदान होगा ।

आदेश से,

के. पी. जी. कुट्टी,
सचिव,
भारत निर्वाचन आयोग।

ELECTION COMMISSION OF INDIA

Notification

New Delhi, Dated the 10th June, 1992/20th Jyaishta, 1914 (Saka).

No. 479/7/92/III.—Besides the Returning Officer for the Presidential Election, 1992, who shall conduct the poll to be taken at the said election on the 13th July, 1992 at the place of polling in the Parliament House in New Delhi, the Assistant Returning Officers who are hereby specified in column 1 of the Table below by the Election Commission under sub-rule (I) of rule 9 of the Presidential and Vice-Presidential Elections Rules, 1974, shall also conduct the poll at the said election on the said date and the place of polling at which each such Assistant Returning Officer shall conduct the poll is specified against him in column 2 of the said Table:—

TABLE

Assistant Returning Officer	Place of polling
1	2
1. The Secretary, Andhra Pradesh Legislative Assembly, Hyderabad.	Committee Hall No. 1 of the New Assembly Building, Public Gardens, Hyderabad.
2. The Secretary, Arunachal Pradesh Legislative Assembly, Naharlagun.	Conference Room of Arunachal Pradesh Legislative Assembly Building, Naharlagun.
3. The Secretary, Assam Legislative Assembly, Dispur.	Room No. two of the Assam Legislative Assembly Building, Dispur.
4. The Secretary, Bihar Legislative Assembly, Patna.	Reading Room of Library of the Bihar Vidhan Sabha, Patna.
5. The Secretary, Goa Legislative Assembly, Panaji.	Main Hall at the entrance of Assembly Hall Secretariat, Panaji.
6. The Secretary, Gujarat Legislative Assembly, Gandhinagar.	Exhibition Room on 1st Floor, Near Reading Room of Library of Gujarat Legislative Assembly, Gandhinagar.
7. The Secretary, Haryana Legislative Assembly, Chandigarh.	Old Committee Room of Haryana Vidhan Sabha Secretariat, Vidhan Bhavan, Chandigarh.
8. The Secretary, Himachal Pradesh Legislative Assembly, Shimla.	Main Committee Room No. 1, Council Chamber, Himachal Pradesh Vidhan Sabha, Shimla.
9. The Secretary, Jammu & Kashmir Legislative Assembly, Jammu.	Assembly Lobby, Jammu.
10. The Secretary, Karnataka Legislative Assembly, Bangalore.	Room No. 106, 1st Floor, Vidhan Soudha Bangalore.

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| 11. The Secretary,
Kerala Legislative Assembly,
Trivendrum. | Air Conditioned Room,
Legislative Secretariat Building,
Thiruvanthapuram. |
| 12. The Secretary,
Madhya Pradesh Legislative Assembly,
Bhopal. | Committee Room Number one of
Madhya Pradesh Vidhan Sabha,
Bhopal. |
| 13. The Secretary,
Maharashtra Legislative Assembly,
Bombay. | Central Hall (Fourth Floor),
Vidhan Bhavan,
Backbay Reclamation,
Bombay. |
| 14. The Secretary,
Manipur Legislative Assembly,
Imphal. | Conference Hall of Manipur
Legislative Assembly,
Imphal. |
| 15. The Secretary,
Meghalaya Legislative Assembly,
Shillong. | Room No. Two,
Meghalaya Legislative Assembly,
Shillong. |
| 16. The Secretary,
Mizoram Legislative Assembly,
Aizawl. | Committee Room of Mizoram
Legislative Assembly,
Aizawl. |
| 17. The Secretary,
Nagaland Legislative Assembly,
Kohima. | Committee Room,
Nagaland Legislative Assembly, Secretariat,
Kohima. |
| 18. The Secretary,
Orissa Legislative Assembly,
Bhubaneswar. | Room No. 7, Office Room of
Secretary, Orissa Legislative Assembly,
Bhubaneswar. |
| 19. The Secretary,
Punjab Legislative Assembly,
Chandigarh. | Committee Room of the
Punjab Vidhan Sabha Secretariat,
Vidhan Bhavan,
Chandigarh. |
| 20. The Secretary,
Rajasthan Legislative Assembly,
Jaipur. | Room No. G-44,
Rajasthan Vidhan Sabha Bhavan,
Swai Man Singh Town Hall,
Jaipur. |
| 21. The Secretary,
Sikkim Legislative Assembly,
Gangtok. | Committee Room in the
Assembly Building,
Gangtok. |
| 22. The Secretary,
Tamil Nadu Legislative Assembly,
Madras. | Legislature Committee Room in the
ground Floor of the main Building,
Secretariat,
Madras. |
| 23. The Secretary,
Tripura Legislative Assembly,
Agartala. | Library Room in Assembly Secretariat,
Agartala. |

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24. The Secretary,
Uttar Pradesh Legislative Assembly,
Lucknow.

Tilak Hall,
Vidhan Bhavan,
Lucknow.

25. The Secretary,
West Bengal Legislative Assembly,
Calcutta.

Assembly Chamber at Assembly House,
Calcutta.

By order,

K. P. G. KUTTY,
Secretary,
Election Commission of India.

भारत निर्वाचन आयोग

अधिसूचना

नई दिल्ली, तारीख 10 जून 1992/20 ज्येष्ठ, 1914 (शक)

सं. 479/7/92/III- राष्ट्रपतीय निर्वाचन, 1992 के लिए उस रिटनिंग आफिसर के अतिरिक्त जो उक्त निर्वाचन में 13 जुलाई, 1992 को नई दिल्ली के संसद भवन में मतदान के स्थान पर होने वाले मतदान का संचालन करेगा, वे सहायक रिटनिंग आफिसर भी, जो राष्ट्रपतीय और उप-राष्ट्रपतीय नियम, 1974 के नियम 9 के उप नियम (1), के अधीन निर्वाचन आयोग द्वारा नीचे की सारणी के स्तम्भ 1 में विनिर्दिष्ट किए गए हैं, उक्त निर्वाचन में उक्त तारीख को मतदान का संचालन करेंगे और मतदान का वह जहां ऐसा प्रत्येक सहायक रिटनिंग आफिसर मतदान का संचालन करेगा, उक्त सारणी के स्तम्भ 2 में उसके सामने विनिर्दिष्ट हैं :-

सारणी

सहायक रिटनिंग आफिसर	मतदान का स्थान
1	2
1. सचिव, आन्ध्रप्रदेश विधानसभा, हैदराबाद	नये सभा भवन का समिति कक्ष नं. 1, पब्लिक गार्डन हैदराबाद।
2. सचिव, अरुणाचल प्रदेश विधानसभा, ईटानगर।	अरुणाचल प्रदेश विधानसभा भवन का कॉन्फ्रेंस कक्ष, नाहरलागुन।
3. सचिव, असम विधानसभा, दिसपुर।	कमरा नं.-2, असम विधानसभा भवन, दिसपुर।
4. सचिव, बिहार विधानसभा, पटना।	बिहार विधानसभा के पुस्तकालय का अध्ययन कक्ष, पटना।
5. सचिव, गोवा विधान सभा, पणजी।	विधान सभा सचिवालय प्रवेश द्वार का मुख्य हाल, पणजी।
6. सचिव, गुजरात विधान सभा, गांधीनगर।	गुजरात विधान सभा पुस्तकालय के अध्ययन कक्ष के पास प्रथम तल पर प्रदर्शन कक्ष, गांधीनगर।
7. सचिव, हरियाणा विधान सभा, चण्डीगढ़।	हरियाणा विधान सभा सचिवालय का पुराना समिति कक्ष, विधान भवन, चण्डीगढ़।
8. सचिव, हिमाचल प्रदेश विधान सभा, शिमला।	परिषद प्रकोष्ठ का मुख्य समिति कक्ष नं. 1, हिमाचल प्रदेश विधान सभा शिमला।

9. सचिव, जम्मू-कश्मीर विधान सभा, जम्मू । विधान सभा लाबी, जम्मू ।
10. सचिव, कर्नाटक विधान सभा, बंगलौर । कक्ष नं. 106 विधान सभा सौध की प्रथम मंजिल, बंगलौर ।
11. अपर सचिव, कर्नाटक विधान सभा, त्रिवन्तपुरम । वातानुकूलित कक्ष, विधान मण्डल सचिवालय भवन, त्रिवन्तपुरम ।
12. सचिव, मध्यप्रदेश विधान सभा, भोपाल । मध्य प्रदेश विधान सभा भवन का समिति कक्ष नं. 1 भोपाल ।
13. सचिव, महाराष्ट्र विधान सभा, बम्बई । सेन्ट्रल हाल (चौथी मंजिल) विधान सभा बैंकबेरेक्लेमेशन, बम्बई ।
14. सचिव, मणिपुर विधान सभा, इम्फाल । मणिपुर विधान सभा का सम्मेलन कक्ष इम्फाल ।
15. सचिव, मेघालय विधान सभा, शिलांग । मेघालय, विधान सभा का कक्ष नं. 2, शिलांग ।
16. सचिव, मिजोरम विधान सभा, आइजावल । मिजोरम विधानसभा का समिति कक्ष, आइजावल ।
17. सचिव, नागालैण्ड विधान सभा, कोहिमा । नागालैण्ड विधान सभा, सचिवालय भवन का समिति कक्ष, कोहिमा ।
18. सचिव, उड़ीसा विधान सभा, भुवनेश्वर । उड़ीसा विधान सभा भवन के सचिव का कार्यालय कक्ष नं. 7, भुवनेश्वर ।
19. सचिव, पंजाब विधान सभा, चण्डीगढ़ । पंजाब विधान सभा सचिवालय का समिति कक्ष विधान भवन, चण्डीगढ़ ।
20. सचिव, राजस्थान विधान सभा, जयपुर । कमरा नं. जी- 44, राजस्थान विधान सभा भवन, सवाई मानसिंह टाउन हाल, जयपुर ।
21. सचिव, सिक्किम विधान सभा, गंगटोक । विधान सभा भवन में समिति कक्ष, गंगटोक ।
22. सचिव, तमिलनाडु विधान सभा, मद्रास । मुख्य सचिवालय भवन की निचली मंजिल का विधान मण्डल समिति कक्ष, सचिवालय, मद्रास ।
23. सचिव, त्रिपुरा विधान सभा, अगरतला । विधान सभा सचिवालय का लाइब्रेरी कक्ष, अगरतला ।
24. सचिव, उत्तर प्रदेश विधान सभा, लखनऊ । तिलक हाल, विधान भवन, लखनऊ ।
25. सचिव, पश्चिम बंगाल विधान सभा कलकत्ता । विधान सभा भवन, विधान चैम्बर, कलकत्ता ।

आदेश से,
के पी. जी. कुट्टी
सचिव,
भारत निर्वाचन आयोग ।

RAJYA SABHA SECRETARIAT

Public Notice of

Election to the office of President of India

WHEREAS a notification under sub-section (1) of section 4 of the Presidential and Vice-Presidential Elections Act, 1952, for the holding of an election to fill the office of President of India has been issued by the Election Commission, I, Sudarshan Agarwal, the Returning Officer for such election, do hereby give notice that—

(i) nomination papers may be delivered by a candidate or any one of his proposers or seconders to the undersigned at his office in Room No. 29, Ground Floor, Parliament House, New Delhi, or if he is unavoidably absent, to Shri B. G. Gujar/Shrimati Shovana Narayan, Assistant Returning Officers and Directors, Rajya Sabha Secretariat, at the said office between 11 a. m. and 3-00 p.m. on any day (other than a public holiday) not later than Wednesday, the 24th June, 1992.

(ii) each nomination paper shall be accompanied by a certified copy of the entry relating to the candidate in the electoral roll for the Parliamentary constituency in which the candidate is registered as an elector;

(iii) every candidate shall deposit or cause to be deposited a sum of rupees two thousand five hundred only. This amount may be deposited in cash with the Returning Officer at the time of presentation of

the nomination paper or deposited earlier in the Reserve Bank of India or in a Government Treasury and in the latter case a receipt showing that the said deposit of the sum has been so made is required to be enclosed with the nomination paper;

(iv) forms of nomination papers may be obtained from the above said office at the times aforesaid;

(v) the nomination papers, other than those rejected under sub-section (4) of section 5B of the Act, will be taken up for scrutiny at the said office in Room No. 29, Ground Floor, Parliament House, New Delhi, on Thursday, the 25th June, 1992, at 11-00 a.m.

(vi) the notice of withdrawal of candidatures may be delivered by a candidate, or any one of his proposers or seconders who has been authorised in this behalf in writing by the candidate, to the undersigned at the place specified in paragraph (i) above before three o'clock in the afternoon of Saturday, the 27th June, 1992;

(vii) in the event of the election being contested, the poll will be taken on Monday, the 13th July, 1992, between the hours of 10-00 a.m. and 5-00 p.m. both inclusive, at the places of polling fixed under the rules.

New Delhi, Dated the 10th June, 1992.

SUDARSHAN AGARWAL,
Returning Officer for the Presidential
Election and Secretary-General
Rajya Sabha.

राज्य सभा सचिवालय

भारत के राष्ट्रपति पद के लिए निर्वाचन की लोक सूचना

यतः भारत के राष्ट्रपति पद को भरणे के लिए निर्वाचन करने के लिए, निर्वाचन आयोग द्वारा, राष्ट्रपतीय और उप-राष्ट्रपतीय निर्वाचन अधिनियम, 1952 की धारा 4 की उप-धारा (1) के अधीन अधिसूचना निकाल दी गई है, अतः ऐसे निर्वाचन के लिए रिटर्निंग आफिसर जै, सुदर्शन अग्रवाल सूचना देता है कि :-

(i) अभ्यर्थी या उसके प्रस्थापकों या समर्थकों में से किसी एक द्वारा नाम निर्देशन पत्र मुझे कमरा नं. 29, ग्राउंड फ्लोर, संसद भवन, नई दिल्ली में मेरे कार्यालय में या यदि मैं अपरिवर्जनीय रूप से अनुपस्थित हूँ तो श्री भगवान गुजरा श्रीमती शोभना नारायण, सहायक रिटर्निंग आफिसर और निदेशक, राज्य सभा सचिवालय को उक्त कार्यालय में बुधवार, 24 जून, 1992 के अनुपरान्त (लोक अवकाश दिन से भिन्न) किसी दिन 11 बजे पूर्वाह्न और 3 बजे अपराह्न के बीच दिए जा सकेंगे ।

(ii) प्रत्येक नामनिर्देशन-पत्र के साथ, उस संसदीय निर्वाचन क्षेत्र की निर्वाचक नामावली में अभ्यर्थी से सम्बद्ध प्रविष्टि की एक प्रमाणित प्रति लगाई जाएगी जिसमें अभ्यर्थी निर्वाचक के रूप में रजिस्ट्रीकृत है ।

(iii) हर एक अभ्यर्थी केवल दो हजार पांच सौ रूपए की राशि जमा करेगा या जमा करवाएगा । यह रकम नामनिर्देशन-पत्र प्रस्तुत करते समय रिटर्निंग आफिसर के पास नकद जमा की जा सकेगी या भारतीय रिजर्व बैंक या किसी सरकारी खजाने में इससे पहले जमा की जा सकेगी और पश्चातकथित दशा में ऐसी रसीद का, जिसमें यह दर्शित किया गया हो कि उक्त राशि जमा कर दी गई है, नामनिर्देशन पत्र के साथ लगाया जाना आवश्यक होगा ।

(iv) नाम निर्देशन पत्र के प्ररूप पूर्वोक्त कार्यालय से पूर्वोक्त समय पर अभिप्राप्त किए जा सकेंगे ।

(v) अधिनियम की धारा 5 ख की उपधारा (4) के अधीन नामंजूर किए गए नामनिर्देशन पत्रों से भिन्न नामनिर्देशन पत्रों की संवीक्षा उपरोक्त कार्यालय, कमरा नं. 29, ग्राउंड फ्लोर, संसद भवन, नई दिल्ली में बृहस्पतिवार, 25 जून, 1992 की 11 बजे पूर्वाह्न की जाएगी ;

(vi) अभ्यर्थिता वापस लेने की सूचना अभ्यर्थी, या उसके प्रस्थापकों या समर्थकों में से किसी एक द्वारा जो अभ्यर्थी द्वारा लिखित रूप से इस निमित्त प्रविष्टित किया गया हो निम्नहस्ताक्षर कर्ता को, उपरोक्त पैरा (1) में विनिर्दिष्ट स्थान में शनिवार, 27 जून 1992 को 3 बजे अपराह्न से पहले दी जा सकेगी ।

(vii) નિર્વાચન લડે જાને કી દશા મેં મતદાન, ફત નિયમોં કે અધિન નિયત કિયે ગયે મતદાન કે સ્થાનોં મેં સોમવાર 13 જુલાઈ, 1992 કો 10 બજે પૂર્વાહન ઓર 5 બજે અપરાહન કે વીચ હોગા ।

નઈ દિલ્લી; દિનાંક 10 જૂન, 1992

સુદર્શન અગ્રવાલ,
રાષ્ટ્રપતીય નિર્વાચન કે લિફ રિટર્નિંગ અફિસર ઓર
મહાસચિવ, રાજ્ય સભા ।

રાજ્યસભા સચિવાલય

નમૂનો-૧

(જુઓ રાષ્ટ્રપતિ અને ઉપરાષ્ટ્રપતિની ચૂંટણી નિયમો, ૧૯૭૪નો નિયમ-૩)

ભારતના રાષ્ટ્રપતિ પદની ચૂંટણી અંગે જાહેર નોટીસ

ભારતનું રાષ્ટ્રપતિ પદ ભરવા માટે ચૂંટણી કરવા સારુ ચૂંટણી કમિશને રાષ્ટ્રપતિ અને ઉપરાષ્ટ્રપતિની ચૂંટણી અધિનિયમ, ૧૯૫૨ની ક્લમ-૪ની પેટા ક્લમ (૧) હેઠળ જાહેરનામું બહાર પાડ્યું હોવાથી, હું, સુદર્શન અગ્રવાલ આવી ચૂંટણી માટેના ચૂંટણી અધિકારી, આથી, નોટીસ આપું છું કે :-

(૧) ઉમેદવારે અથવા તેમના દરખાસ્ત મુકનારા કે ટેકો આપનારામાંથી કોઈ એક, એક નિયુક્તિ પત્ર, નીચે સહી કરનારને, ખંડ નં. ૨૯ ભોંયતળીયું, સંસદ ભવન, નવી દિલ્હીની એમની કચેરીમાં અથવા અનિવાર્ય સંજોગોવશાત, એ ગેરહાજર રહે, તો શ્રી બી. જી. ગુજર/શ્રીમતી શોભના નારાયણ મદદનીશ ચૂંટણી અધિકારી અને નિયામક રાજ્યસભા સચિવાલયને સદરહુ કચેરીમાં, બુધવાર તારીખ ૨૪મી જૂન, ૧૯૯૨ થી મોડું નહિ એ રીતે (જાહેર રજા હોય તે સિવાયના બીજા) કોઈપણ દિવસે સવારના ૧૧ વાગ્યા અને સાંજના ૩ વાગ્યાની વચ્ચે આપી શકશે.

(૨) દરેક નિયુક્તિપત્રની સાથે, ઉમેદવારને જે સંસદીય મતદાર વિભાગમાં મતદાર તરીકે નોંધવામાં આવ્યા હોય તેની મતદાર યાદીમાં ઉમેદવારને લગતી નોંધની પ્રમાણિત નકલ રાખવી જોઈશે.

(૩) દરેક ઉમેદવારે ફક્ત બે હજાર પાંચસો રૂપિયાની રકમ અનામત મુકવાની અથવા મુકાવવાની રહેશે. આ રકમ નિયુક્તિ પત્ર રજૂ કરવાના સમયે ચૂંટણી અધિકારી પાસે રોકડમાં અનામત મૂકી શકાશે અથવા ભારતની રીઝર્વ બેંકમાં કે સરકારી નિજોરીમાં આના પહેલાં અનામત મૂકી શકાશે અને પાછળના કિસ્સામાં સદરહુ રકમ આ રીતે અનામત મુકવામાં આવી છે એમ દર્શાવતી રસીદ નિયુક્તિપત્રની સાથે બીડવી જરૂરી છે.

(૪) નિયુક્તિપત્રના નમૂના. સદરહુ કચેરીમાંથી ઉપયુક્ત સમયે મેળવી શકાશે.

(૫) અધિનિયમ, ક્લમ ૫-ખની પેટા-ક્લમ (૪) હેઠળ નામંજૂર કરવામાં આવ્યાં હોય તે સિવાયના બીજા નિયુક્તિપત્રોની ચકાસણી સદરહુ કચેરીમાં ખંડ નં. ૨૯, ભોંયતળીયું, સંસદ ભવન, નવી દિલ્હીમાં ગુરુવાર, તા. ૨૫મી જૂન, ૧૯૯૨ ના રોજ સવારે ૧૧ વાગ્યે શરૂ કરવામાં આવશે.

(૬) ઉમેદવારી પાછી ખોંચી લેવા અંગેની નોટિસ, ઉમેદવારે અથવા ઉમેદવારે આ અર્થે જમને લેખિત અધિકૃત કર્યા હોય તેવા એમના દરખાસ્ત મુકનારા કે ટેકો આપનારામાંથી કોઈ એક નીચે સહી કરનારને ઉપર ફકરા (૧)માં નિર્દિષ્ટ સ્થળે શનિવાર, તા. ૨૭મી જૂન, ૧૯૯૨ના રોજ બપોરે ૩ વાગ્યા પહેલાં આપી શકશે.

(૭) ચૂંટણી લડવામાં આવે તેવા પ્રસંગે મતદાન, આ નિયમો, હેઠળ નિયત કરવામાં આવેલા મતદાનના સ્થળોએ સોમવાર, તા. ૧૩મી જુલાઈ, ૧૯૯૨ના રોજ સવારે ૧૦ વાગ્યાથી સાંજના ૫ વાગ્યાની વચ્ચેના સમય સુધીમાં કરવામાં આવશે.

નવી દિલ્હી, તા. ૧૦મી જૂન, ૧૯૯૨.

સુદર્શન અગ્રવાલ,
રાષ્ટ્રપતિની ચૂંટણી માટેના ચૂંટણી
અધિકારી તથા સેક્રેટરી જનરલ,
રાજ્યસભા.



The Gujarat Government Gazette

EXTRAORDINARY

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FRIDAY, JUNE 19, 1992/JYAISTHA 29, 1914

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV—C

Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
Ashok Road,
New Delhi-110001.

Dated: 7th May, 1992

17 Vaisakha, 1914 (Saka).

Order

No. 76/GJ/91(173-178) (LA).—Whereas the Election Commission is satisfied that each of the contesting candidates specified in column (4) of the Table below at the General Election to the Legislative Assembly as specified in column (2) and held from the constituency specified in column (3) against his name has failed to lodge any account of his election expenses as required by the Representation of the People Act, 1951 and the Rules made thereunder;

And, whereas, the said candidates has either not furnished any reason or explanation for the said failure even after due notice or the Election Commission, after considering the representation made by him if any, is satisfied that he has no good reason or justification for the said failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the person specified in column (4) of the Table below to be Disqualified for being chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or Union Territory for a period of 3 years from the date of this order:—

TABLE

Sr. No.	Particulars of Election	S.No. & Name of the Assembly Constituency	Name and address of the contesting Candidates
1	2	3	4
173.	General Election to Gujarat Legislative Assembly, 1990	35—Manavadar	Shri Jijala Khodabhai Virabhai To Timbawadi, Taluka Junagadh (Gujarat).
174.	-do-	46—Dhari	Shri Harajibhai Chhaganbhai Patalia Gopalgram Tal. Dhari, Dist. Amreli (Gujarat).
175.	-do-	60—Dholka	Shri Gadhavi Dilipsinh Athesinh Dhedhal, Tal. Dholka (Gujarat).
176.	-do-	-do-	Shri Zala Kantibhai Trikambhai Badarkha, Tal. Dholka (Gujarat).
177.	-do-	-do-	Shri Makwana Narsangbhai Becharbhai Bagodra, Tal. Dholka (Gujarat).
178.	-do-	8—Wadhwan	Shri Tundia Premjibhai Virjibhai Lal—Bahadur Shashtri Society, Joravarnagar (Gujarat).

By Order,

A. K. SRIVASTAVA.
Secretary to the
Election Commission of India.



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MONDAY, JUNE 22, 1992/ASADHA 1, 1914

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KANDLA PORT TRUST

Notification

Administrative Office, Post Box No. 50,
GANDHIDHAM-KACHCHH.
Dated 18th June, 1992.

No. GA/GN/1522.—In exercise of the powers conferred by Sections 48 and 49 read with Section 52 of the Major Port Trusts Act, 1963 (38 of 1963) and in supersession of the Notification No. GA/GN/1522-II dated 26th June, 1975, the Board of Trustees of the Port of Kandla hereby makes the following further amendment to Notification No. GA/GN/1522 dated 13th April, 1992 published in the Gujarat Gazette extra ordinary dated 13th April, 1992.

AMENDMENT

Insert the following as new items under the scale H schedule for charges for the use of port appliances and plants :

	UNIT	RATE
10.		
(1) For use of weigh bridge by trucks and other smaller vehicles.	Per vehicle	Rs. 10.00
(2) For use of weigh bridge by trailers and other large vehicles.	-do-	Rs. 20.00
(3) For hiring weights only.	For set per day or part thereof.	Rs. 5.00
(4) For issuing certificate of weights.	Per consignment.	Rs. 5.00

Note :

- (1) The attendant labour shall be supplied by the parties concerned.
- (2) No weightment charges are leviable if weightment is done in the interest of the port for the purpose of assessing port charges.

A. S. KELKAR,
Secretary,
Kandla Port Trust.



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THURSDAY, JUNE 25, 1992/ASADHA 4, 1914

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GUJARAT STATE FINANCIAL CORPORATION

Notice

Notice is hereby given that the 32nd Annual General Meeting of the shareholders of the Gujarat State Financial Corporation will be held on 22nd July, 1992 at 11.30 A.M. at the Head Office of the Corporation, located at 'Jaldarshan' Building, Ashram Road, Ahmedabad, to transact the following business :

1. To read and consider the Balance Sheet and Profit and Loss Account of the Corporation for the year ended 31st March, 1992 together with Auditors' Report thereon and the Report of the Board of Directors on the working of the Corporation for the said year.

2. To sanction and authorise payment of guaranteed dividend to the shareholders of the Corporation whose names stand registered as shareholders on the Share Ledger as on 7th July, 1992.

3. To elect two directors :

(a) One director under Section 10(d) of the State Financial Corporations Act, 1951 to represent Scheduled Banks referred to in Clause (C) of Sub-Section 3 of Section 4 of the State Financial Corporations Act, for the unexpired portion of the tenure of Shri G. H. Deolalkar, Chief General Manager, State Bank of India, Ahmedabad (i. e. upto 25-7-1993).

(b) One director under Section 10(d) of the State Financial Corporations Act, 1951 to represent other financial institutions like Insurance Companies including Life Insurance Corporation of India, established under Section 3 of the Life Insurance Corporation Act, 1956, investment trusts, etc.,

referred to in Clause (C) of Sub-Section (3) of Section 4 of the State Financial Corporations Act, for the unexpired portion of the tenure of Shri K. Gopalan, Sr. Divisional Manager, Life Insurance Corporation of India, Ahmedabad (i. e. upto 28-7-1995).

4. Nomination paperes for election of Directors as aforesaid by shareholders referred to above should reach the Head Office on or before 7th July, 1992 (upto 6.10 P.M.) The particulars required to be furnished in the nomination papers for election of directors should be as per the Regulation 32 of the General Regulations, which would be available at the Head Office of the Corporation, Ahmedabad.

By Order of the Board of Directors,

L. M. SUD,
Managing Director.

Gujarat State Financial Corporation.,
Jaldarshan Building,
P. O. Box 4030,
Ashram Road,
AHMEDABAD 380 009.

Dated : 23rd June, 1992.

Note:—As per provisions of Regulation 12 of the General Regulations, Share Transfer Books of the Corporation shall remain closed from 7-7-1992 to 22-7-1992 (both days inclusive). Dividend warrants will be posted to the shareholders entitled to them at their registered address on or after 7-8-1992. Shareholders are, therefore, requested to intimate to the Corporation, change if any, in their address immediately.

ગુજરાત રાજ્ય નાણાકિય નિગમ

નોટિસ

આથી ખબર આપવામાં આવે છે કે, ગુજરાત રાજ્ય નાણાકિય નિગમના શેર હોલ્ડરોની ૩૨મી વાર્ષિક સામાન્ય સભા તારીખ ૨૨મી જુલાઈ ૧૯૯૨ના રોજ સવારે ૧૧.૩૦ વાગે જલદર્શન બિલ્ડીંગ, આશ્રમ રોડ, અમદાવાદ ખાતેની વડી કચેરીએ નીચે જણાવેલ કામ હાથ ધરવા માટે મળશે.

૧. તા. ૩૧મી માર્ચ ૧૯૯૨ના રોજ પૂરા થયેલ વર્ષ આખરનું સરવૈયું તથા નફા નુકશાનના હિસાબો, તે ઉપરના ઓડીટરોના અહેવાલ તેમજ સદરહુ વર્ષ દરમિયાન નિગમના કામકાજ અંગેના સંચાલક મંડળનો અહેવાલ વાંચવા તથા તે ઉપર વિચારણા કરવા.

૨. તા. ૩મી જુલાઈ ૧૯૯૨ના રોજ નિગમની શેર ખાતાવહીમાં જમના નામ નોંધાયેલા હોય, તે શેર હોલ્ડરોને બાંધધરીયુક્ત ડીવીડન્ડની ચૂકવણી મંજૂર કરવા અને અધિકૃત કરવા.

૩. બે ડિરેક્ટર્સની ચૂંટણી કરવા :—

અ. ૧૯૫૧ના રાજ્ય નાણાકિય નિગમોના કાયદાની કલમ ૪ની પેટા કલમ ૩ના અનુચ્છેદ 'સી'માં દર્શાવેલ અનુસાર શીડ્યુલ્ડ બેંક્સનું પ્રતિનિધિત્વ કરવા શ્રી જી. એચ. દેવલાલકર, ચીફ જનરલ મેનેજર, સ્ટેટ બેંક ઓફ ઈન્ડિયા, અમદાવાદની ડાયરેક્ટર તરીકેની બાકીની મુદત માટે એટલે કે તા. ૨૫મી જુલાઈ, ૧૯૯૩ સુધીની મુદત માટે રાજ્ય નાણાકિય નિગમના કાયદાની કલમ ૧૦(ડી) હેઠળ એક ડિરેક્ટરની ચૂંટણી કરવાની રહે છે.

બ. ૧૯૫૧ના રાજ્ય નાણાકિય નિગમોના કાયદાની કલમ ૪ની પેટા કલમ ૩ના અનુચ્છેદ 'સી' અનુસાર અન્ય નાણાકિય સંસ્થાઓ જેવી કે જીવન વિમા નિગમના કાયદા ૧૯૫૬ની કલમ ૩ હેઠળ સ્થાપિત થયેલ ભારતીય જીવન વિમા નિગમ સહીતની વીમા કંપનીઓ, ઈન્વેસ્ટમેન્ટ ટ્રસ્ટ વગેરેનું પ્રતિનિધિત્વ કરવા શ્રી કે. ગોપાલન, સીનીયર ડીવીઝનલ મેનેજર, એલ.આઈ.સી. અમદાવાદની ડાયરેક્ટર તરીકેની બાકીની મુદત માટે એટલે કે તા. ૨૮મી જુલાઈ, ૧૯૯૫ સુધીની મુદત માટે રાજ્ય નાણાકિય નિગમોના કાયદાની કલમ ૧૦(ડી) હેઠળ એક ડિરેક્ટરની ચૂંટણી કરવાની રહે છે.

૪. ઉપરોક્ત ડિરેક્ટરોની શેર હોલ્ડરો દ્વારા થનારી ચૂંટણી માટેના નોમીનેશન પેપર્સ તા. ૭ જુલાઈ, ૧૯૯૨ (ક.૧૦ સાંજ) કે તે પહેલાં વડી કચેરીને મળી રહે તે રીતે મોકલી આપવાના રહેશે. ડિરેક્ટરની ચૂંટણી માટેના નોમીનેશન પેપર્સમાં નિગમના સામાન્ય અધિનિયમોના નિયમ ૩૨ અનુસાર વિગતો આપવાની રહેશે. નિગમની અમદાવાદ ખાતેની વડી કચેરીએથી સામાન્ય નિયમોની નકલ મળી રહેશે.

સંચાલક મંડળના આદેશાનુસાર,

એલ. એમ. સુદ,
મેનેજિંગ ડિરેક્ટર.

ગુજરાત રાજ્ય નાણાકીય નિગમ,
જલદર્શન બિલ્ડિંગ,
પો. બો. નં. ૪૦૩૦ આશ્રમ રોડ, અમદાવાદ.

તા. ૨૩મી જૂન, ૧૯૯૨.

નોંધ :—નિગમના સામાન્ય નિયમો પૈકીના નિયમ ૧૨ની જોગવાઈ મુજબ નિગમની શેર ટ્રાન્સફર બુક તા. ૭મી જુલાઈ, ૧૯૯૨ થી તા. ૨૨મી જુલાઈ, ૧૯૯૨ સુધી (બંને દિવસો સહિત) બંધ રહેશે. જે શેર હોલ્ડરો ડીવીડન્ડ મેળવવાને હકદાર હશે તેમને નોંધાયેલ સરનામે ડીવીડન્ડ વોરંટ તા. ૭મી ઓગસ્ટ, ૧૯૯૨ અગર તે પછી મોકલી આપવામાં આવશે. જે સરનામામાં કોઈ ફેરફાર થયેલ હોય તો તેની ખબર તુરત જ નિગમને આપવા શેરહોલ્ડરોને વિનંતી કરવામાં આવે છે.



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PART IV—C

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GENERAL ADMINISTRATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th June, 1992.

No. CHS-92-21-BYE-1292/2127-CHH.—The Government of Gujarat announces with profound regret the death of Shri Ranva Maganlal Haribhai, a member of Gujarat Legislative Assembly from 50-Gadhada (SC) Assembly Constituency on 24th June, 1992.

By order and in the name of the Governor of Gujarat,

J. P. JADEJA,
Under Secretary to Government.

સામાન્ય વહીવટ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૫મી જૂન, ૧૯૯૨.

ક્રમાંક : સીએચએસ-૯૨-૨૧-બીવાયઈ-૧૨૯૨-૨૧૨૭-છ-ગુજરાત સરકાર યો-ગઢડા-- (અ. જા.) વિધાનસભા મતદાર વિભાગના સભ્યશ્રી રાણવા મગનલાલ હરીભાઈનું તારીખ ૨૪મી જૂન, ૧૯૯૨ના રોજ થયેલ અવસાન અત્યંત દુઃખપૂર્વક જાહેર કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. પી. જાડેજા,
સરકારના ઉપ-સચિવ.



सत्यमेव जयते

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AGRICULTURE, CO-OPERATION AND RURAL DEVELOPMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th June, 1992.

No. GHKH-65-92-ECA-1091-1956/(1)/P.2.—Following Notification of Government of India, Ministry of Agriculture (Department of Animal Husbandry and Dairying) New Delhi, dated 9th June, 1992 is hereby republished for information :—

MINISTRY OF AGRICULTURE

(DEPARTMENT OF ANIMAL HUSBANDRY AND DAIRYING)

Notification

New Delhi Dated : 9-6-1992.

S.O. 405(6).—Whereas the Central Government is of opinion that for maintaining and increasing supply of liquid milk of desired quality in the interests of the general public, it is necessary to provide for regulating the production, supply and distribution of milk and milk product;

Now, therefore, in exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following Order, namely :—

1. **Short title, extent and commencement** —(1) This Order may be called the *Milk and Milk Product Order, 1992*.
- (2) It extends to the whole of India.
- (3) It shall come into force on the date of its publication in the Official Gazette.

2. **Definitions** —In this Order, unless the context otherwise requires,

- (a) "Act" means the Essential Commodities Act, 1955 (10 of 1955);
- (b) "Board" means the Milk and Milk Product Advisory Board constituted under paragraph 3;
- (c) "business in milk and milk product" means sale or purchase of milk or milk product and includes manufacturing, processing, handling or controlling of milk or milk product;
- (d) "Chairman" means the Chairman of the Board;
- (e) "Controller" means an Officer of the Central Government appointed under paragraph 12;
- (f) "milk" means milk of cow, buffalo, sheep, goat or mixture thereof, either raw or processed in any manner and includes pasteurised, sterilized, recombined, flavoured, acidified, skimmed, toned, double toned, standardised or full cream milk;
- (g) "milk product" means cream, *malai*, curd, yoghurt skimmed milk curd, *shrikhand*, *paneer* or *channa*, skimmed milk *paneer* or skimmed milk *channa*, cheese, processed cheese and cheese spread, ice-cream, milk ices; condensed milk (sweetened and unsweetened), condensed skimmed milk (sweetened and unsweetened), whole milk powder, skimmed milk powder, partly skimmed milk powder, *khoya*, *rabri*, *kulfi*, *kulfa*, *casein*, sweets made from *khoya*, *paneer* and *channa*, infant milk food, table butter; *deshi* butter, *chee* or butter oil, and includes any other substance containing on a dry weight basis not less than fifty per cent of milk solids (excluding added sugars), or any other substance declared by the Central Government, by notification as a milk product;
- (h) "milk shed" means an area geographically demarcated by the registering authority for the collection of milk or milk product by the holder of a registration certificate;
- (i) "milk producer" means a person owning or keeping or otherwise having control of cow, buffalo, sheep or goat for the production of milk intended for sale or for conversion thereof to any milk product;
- (j) "milk solid" means anhydrous constituents of milk and includes milk fat and non-fat milk constituents either singly or in combination in any proportion;
- (k) "registration certificate" means a registration certificate issued under this Order;
- (l) "Registering Authority" means an authority appointed or designated, subject to the provision of sub-paragraph (2) of paragraph 31, by the Central Government to make registration and to issue registration certificates under this Order;
- (m) "Schedule" means a Schedule appended to this Order;

3. **Milk and Milk Product Advisory Board** :—(1) As soon as may be after the commencement of this Order, but not later than one hundred and eighty days from such commencement, the Central Government shall, by notification in the Official Gazette, constitute a Board to be called the Milk and Milk Product Advisory Board which shall consist of the following, namely :—

(I) **Official Members** :

- (a) Secretary to the Government of India, Department of Animal Husbandry and Dairying, Ministry of Agriculture (*ex-officio*)
- (b) Joint Secretary to the Government of India in charge of Dairy Development Department of Animal Husbandry and Dairying, Ministry of Agriculture (*ex-officio*) Member
- (c) Joint Secretary to the Government of India, Department of Industrial Development, Ministry of Industry. (*ex-officio*) Member
- (d) Joint Secretary to the Government of India, Ministry of Food Processing Industries. (*ex-officio*) Member

- (e) Additional Director General of Health Services, Government of India, Department of Health, Ministry of Health and Family Welfare (*ex-officio*) Member
- (f) Director, National Dairy Research Institute, Indian Council of Agricultural Research, Karnal (*ex-officio*) Member
- (g) Managing Director, National Dairy Development Board, Anand (*ex-officio*) Member
- (h) Managing Director, National Co-operative Dairy Federation of India, Anand (*ex-officio*) Member

(II) Non-Official Members :

- (a) Two representatives from the Co-operative Dairying Sector. Member
- (b) Two representatives from the private sector from amongst those engaged in the business of milk or milk product. Member

(III) Secretary of the Board :

Member
Secretary

(2) The non-official members and Member-Secretary of the Board, shall be appointed by the Central Government by, notification, for a period of three years.

(3) The terms and conditions of appointment of the Member Secretary and the non-official members shall be such as the Central Government may from time to time determine.

(4) A non-official member and Member Secretary may resign from his office by a notice in writing addressed to the Chairman.

(5) In the absence of the Chairman, or for the duration for which there is no Chairman, as the case may be, the Joint Secretary to the Government of India, in charge of Dairy Development in the Department of Animal Husbandry and Dairying, Ministry of Agriculture shall act as Chairman.

(6) The Board shall meet at least four times in a calendar year.

(7) If any vacancy occurs due to death, resignation or otherwise in the office of any non-official member of the Board, the vacancy so caused shall be filled in accordance with the provisions of sub-paragraph (2) above and every person so appointed shall hold office for the remaining period for which the non-official member in whose place he is appointed would have held the office.

(8) The quorum for the meeting of the Board shall be five members.

(9) The Board shall regulate its proceedings in such manner as it deems proper, but on any matter on which the votes of the Board are equally divided, the Chairman or the person presiding over the meeting shall have a second or casting vote.

4. Functions of the Board .—(1) The Board shall assist, aid and advise the Central Government on any matter concerning the production, manufacture, sale, purchase and distribution of milk and milk product and on matters incidental thereto.

(2) Without prejudice to the generality of the provisions of sub paragraph (1), the Board may advise the Central Government on matters relating to,—

(a) facilitation of the supply or availability of liquid milk, by balancing uneven supplies in different regions and seasons;

(b) maintenance or increase in the supply of milk, and equitable distribution and availability thereof;

(c) establishment of proper standards and norms for control and handling of milk and milk product;

(d) maintenance of high standards of sanitary and hygienic conditions in the manufacture of milk and milk product;

(e) establishment, promotion or registration of any industry which is relatable to milk or milk product; and

(f) such other purposes as are necessary or incidental to the effective implementation of the Order;

(3) Where the Central Government considers that the expertise of the Board may be utilised in the implementation of this Order in any respect, it shall be competent for the Central Government to direct that any of its functions relating to the implementation of the Order shall be performed by the Board, subject to such conditions, restrictions and limitations as the Central Government may specify, whereupon it shall be competent for the Board to discharge those functions.

5. *Registration.*—(1) On and from the date of commencement of this Order, no person shall manufacture or carry on business in milk or any milk product nor create any manufacturing facility for the business, unless such person has made an application within ninety days from such commencement in the form specified in the First Schedule along with the prescribed fee to the registering authority for obtaining the registration certificate.

(2) The provisions contained in sub-paragraph (1) shall apply to such person who handles or is equipped to handle, or who has in the establishment or unit under his ownership or control (or where he has more than one such establishment, all the establishments put together) installed capacity for handling milk in excess of ten thousand litres per day, or milk product containing milk solids in excess of five hundred tonnes per annum.

(3) Where any person or undertaking or establishment or unit, who or which was duly authorised immediately before the date of commencement of this Order, to handle, process or manufacture milk or any milk product after obtaining licence or registration certificate under the Industries (Development and Regulation) Act, 1951 (65 of 1951), every such person, undertaking, establishment or unit holding such licence or registration certificate shall also make an application for registration under sub-paragraph (1) together with the prescribed fee.

(4) In the case of licence or registration certificate referred to in sub-paragraph (3), the terms and conditions of the registration under this Order shall cover only matters such as the specification of milk-shed or any other matter which does not fall within the purview of the Industries (Development and Regulation) Act, 1951 (65 of 1951).

(5) On receipt of the application, the registering authority may call for such other particulars as it may deem necessary for arriving at a decision about the matter of registration and the applicant shall be bound to furnish the same within such period as may be specified by the registering authority in this behalf.

(6) After making such enquiries as it may deem fit:—

(a) in respect of applicant referred to in sub-paragraph (3), the registering authority shall make the registration and issue the registration certificate to the applicant in the form specified in the Second Schedule;

(b) in cases, where an application is made under sub-paragraph (1), the registering authority may, after making such enquiry as it may deem fit,—

(i) make the registration and issue the registration certificate in the form as specified in the Second Schedule subject to such terms and conditions as may be specified having regard to the provisions contained in sub-paragraph (8) hereinafter; or

(ii) refuse the registration by specifying the reason for such rejection.

(7) Every application for registration shall, as far as may be, be disposed of by the registering authority within a period of sixty days from the date of receipt of the application:

Provided that the time taken by the applicant in furnishing the particulars under sub-paragraph (5), shall be excluded in calculating the period of sixty days.

(8) In specifying terms and conditions, the registering authority shall have regard to the following, namely :—

- (i) the proper utilisation of milk in the region from the milksheds;
- (ii) the availability of milk for the general public;
- (iii) the quality and quantity of milk available in the region;
- (iv) the remunerative price for milk;
- (v) the facilities available for handling milk and milk product;
- (vi) the policy of preferential treatment to the co-operative sector; and
- (vii) any other matter which may be relevant to the healthy development of the dairy industry:

(9) While issuing a registration certificate under this Order, where the registering authority has specified the milkshed, the holder of the registration certificate shall be bound to continue the collection of milk to that milkshed.

(10) Separate registration certificate shall be obtained in respect of each undertaking or establishment or unit if the holder of the registration certificate carries on business in milk or milk product in more than one premises.

6. *Registration and its renewal.*—(1) The registration certificate issued under this Order shall be valid for a period of three years from the date of issue.

(2) Where an application for registration is made under sub-paragraph (3) of paragraph 5, the existing terms and conditions of the licence referred to in that paragraph shall remain valid until an order for registration is passed on such application.

(3) Every application for renewal of registration certificate shall be made to the registering authority in the form as specified in the Third Schedule at least sixty days before the expiry of the period of the registration :

Provided that the registering authority may entertain an application received after the expiry of the said period, if he is satisfied that there was sufficient and reasonable cause for not making the application within the said period.

(4) In case of an application for renewal of registration certificate, referred to in sub-paragraph (3) of paragraph 5, the renewal shall not be refused unless there has been a violation of the terms and conditions of the registration under this Order :

Provided that no such application shall be rejected unless the applicant has been given a reasonable opportunity for showing cause against the rejection :

Provided further that a copy of the order rejecting the application shall be communicated to the applicant.

7. *Modification, addition or alteration in equipment or premises.*—In case of any application for registration under paragraph 5 or for the renewal thereof under paragraph 6, if the registering authority, on receipt of a report or otherwise, is satisfied that any modification, addition or alteration is necessary, in equipment or premises for the maintenance of optimum standards of sanitary requirements, or to ensure the quality standards of milk or milk product, or to secure cleanliness in relation to the machinery or the premises, he may, instead of issuing or renewing the registration certificate, as the case may be, issue a provisional registration certificate together with a direction to the holder of the registration certificate to carry out the modification, addition or alteration within a stipulated period, and registration shall be granted if it is complied with in the said period, and in the event of any failure or default in compliance of directions, the registration shall be cancelled.

8. *Fee for registration and renewal.*—(1) Subject to the provisions of sub-paragraph (2), the Central Government may, by order, specify the fee payable for registration and for renewal of registration under this Order and also specify the manner in which fee shall be payable.

(2) Every application for registration or for its renewal shall be accompanied by a fee of rupees one thousand only or as may be revised from time to time by the Central Government, and the fee paid by an applicant for registration or its renewal, as the case may be, shall be refunded if no registration or its renewal is made :

Provided that in the case of an application for registration or its renewal in relation to handling, processing or manufacturing of one hundred thousand litres of milk per day or any milk product containing five thousand tonnes of milk solids per annum, the same shall be accompanied by a fee of rupees five thousand only or as may be revised from time to time by the Central Government.

9. *Transfer of registration.*—(1) In the event of death of the holder of a registration certificate, his legal representative may apply to the registering authority for transfer of registration in his favour, and the registering authority shall, after making such enquiry as he may deem fit, if he is satisfied that the applicant is the legal representative, grant the registration and issue the registration certificate or, where the registering authority is not satisfied about the claim of the applicant to be the legal representative, for reasons to be recorded in writing, reject the application :

Provided that no such application shall be rejected unless the applicant has been given a reasonable opportunity for showing cause against the rejection :

Provided further that a copy of the Order rejecting the application shall be communicated to the applicant.

(2) When an application for transfer of registration has been made under sub-paragraph (1), the registering authority may permit the carrying on of the business in milk or milk product pending disposal of the application for registration.

10. *Production or handling of milk or milk product.*—(1) On or after the commencement of this Order, no person to whom registration certificate has been issued under this Order shall handle, produce or deal with any item of milk or milk product in excess of the capacity specified in the registration certificate or collect milk from outside the milkshed area specified in the registration certificate unless he obtains the previous permission of the Controller to do so.

(2) Where an application is made by any holder of registration certificate for manufacturing, handling, producing or dealing in milk or any milk product in excess of the quantity specified in the registration certificate or for collecting milk from outside the area specified in the registration certificate, the Controller shall give permission for such excess quantity only for a specified duration and that too after he is satisfied that it is necessary in the public interest to allow the holder of the registration certificate to do so.

(3) The Controller may, *sue moto*, by order, during the specified period, permit any class or category of registration certificate holders to manufacture, handle, produce or deal in any item of milk or milk product, in excess of the capacity allowed under the registration certificate, if he considers it necessary to do so in the public interest.

(4) The Central Government may, by general or special order, issue directions to the Controller on the circumstances and the manner in which, he shall exercise the powers under sub-paragraph (3).

11. *Collection of milk.*—(1) Every holder of registration certificate shall collect or procure milk only from the milkshed assigned under the registration certificate.

(2) Within the area of the milkshed specified in the registration certificate, the collection and procurement of milk shall be made from the milk producers co-operatives of that area to the extent such co-operatives are able to supply milk.

(3) Where the registering authority considers it necessary in the public interest, by reason of shortage of milk in the milkshed or of surplus liquid milk in an area outside milkshed area, it may permit the holder of the registration certificate to collect or procure milk from outside the milkshed, for such period, not exceeding ninety days, as it may specify in that behalf.

(4) The collection of milk from outside the milkshed in accordance with sub-paragraph (3) shall be made only through co-operative milk federation or union, at a price mutually agreed upon, and in the absence of any such agreement, at the price at which the co-operative federation or union concerned sells milk to any other co-operative federation or the union.

(5) The liquid milk shall not be used for making any milk product (even within the limits of capacity provided in the registration certificate) during such period as the Central Government may, by notification, in the *Official Gazette* specify.

12. *Appointment and functions of Controller.*—(1) The Central Government may, by notification in the *Official Gazette*, appoint or designate any officer of the Government, not below the rank of a Joint Secretary to Government of India, to exercise the powers and functions of the Controller under this Order.

(2) The Controller shall, subject to the control of the Central Government be responsible for the general implementation and control of the provisions of this Order.

(3) The Controller shall, without prejudice to any other powers conferred upon him under this Order the powers of the Central Government under paragraph 13, be responsible for implementing the provisions of this Order and shall take such steps as may be necessary for furtherance of the purposes of this Order.

13. *Appointment and functions of registering authority.*—(1) The Central Government may, by notification in the *Official Gazette*, appoint or designate as many Officers of the Central or State Government or a statutory body set up by an Act of Parliament or State Legislature, as it may deem fit, as registering authority and specify their respective jurisdiction.

(2) The registering authority shall deal with applications for registration and issue registration certificates under this Order and perform, within its jurisdiction, all functions in connection therewith for compliance with the terms and conditions of the registration.

14. *Quarterly returns and additional information.*—(1) Every holder of the registration certificate shall, within thirty days of the expiry of every quarter, submit to the registering authority, a return in duplicate, in the form specified in the Fourth Schedule.

(2) The registering authority may call for such information as it may deem necessary from the holder of the registration certificate or from any other person dealing with or handling or processing or manufacturing milk or milk product, to ascertain the quantity and quality of milk or milk product dealt with or handled or processed or manufactured or sold by him in respect of any period that he may specify, or such other information as may be required for implementing the provisions of this Order.

(3) The Central Government or any officer or authority authorised or designated by it in this behalf may, to satisfy itself or himself that the provisions of this Order are being complied with, require any person, who in its or his opinion is likely to use milk or a milk product for a purpose not in conformity with this order or registration thereunder, to furnish within such period and in such form or at such intervals as may be specified, such additional information or returns as he or it may deem proper.

15. *Power to enter, inspect and seize.*—(1) The registering authority or any other officer authorised by it, may carry out periodic inspection of any premises in which manufacture or processing, or business in milk or any milk product is carried on, with a view to ensuring compliance with the provisions of this Order or of any direction issued in pursuance thereof or supply of genuine and proper material to consumers, and where the registering authority otherwise considers it necessary, by general or special order, it may—

(a) require any holder of the registration certificate or any other person to give any information in his possession with respect to his business;

(b) require, by notice in writing, any holder of the registration certificate or any other person to furnish samples of any milk or milk product or of any material used in the manufacture of the same;

(c) require any holder of the registration certificate or any other person dealing with or manufacturing or processing or handling milk or milk product, in writing, to produce books, documents or the registration certificate issued to him;

(d) inspect or cause to be inspected any of the books or documents in the possession of or under the control of such persons;

(e) inspect or cause to be inspected any stock or any such vehicle, vessel or receptacle, if he has reason to believe that goods procured are in violation of the terms and conditions of the registration or in contravention of the provisions of this order;

(f) enter and search any premises and seize any article to which this order applies and in respect of which he has reason to believe that contravention of this order has been or is being or is about to be committed and take or authorise to take all measures necessary for securing the production of stocks with reference to milk or milk product so seized in the Court or for their safe custody, pending such production.

(2) The authority or the officer referred to in sub-paragraph (1) may—

(a) detain, on giving a proper receipt, raw materials, documents, account books, or other relevant evidence connected with the handling or processing or dealing with or manufacture of milk or milk product in respect of which he has reason to believe that a contravention of this order has taken place;

(b) collect, from the holder of the registration certificate, on giving a proper receipt, samples of milk or milk product or any ingredient used in the preparation of such milk or milk product from the premises of the holder of the registration certificate in respect of which he has reason to believe that a contravention of this Order has taken place.

(c) collect, on payment, from any person samples of milk or milk product sold, or intended to be sold or kept for despatch or delivery to any dealer, agent or broker for the purpose of sale, and get such samples analysed at a recognised laboratory specified under sub paragraph (6) of paragraph 23.

(3) The provisions of section 100 of the code of Criminal Procedure, 1973 (2 of 1974) shall, as far as may be, apply to every search under this Order.

16. *Suspension or cancellation of registration.*—(1) The registering authority may suspend or cancel the registration certificate issued under this Order, if the holder of the registration certificate:—

(a) wilfully furnishes incorrect information at the time of applying for the registration ;

(b) fails to comply with any of the terms or conditions of the registration certificate, or acts in contravention thereof ;

(c) fails to comply with any of the directions issued by the registering authority, or where duly authorised in pursuance of the provisions of this Order, by any other person ;

(d) fails to furnish any information or return as required or may be required under the provisions of this Order;

(e) save as otherwise permitted under paragraph 11,—

(i) collects, procures or produces any item of milk or milk product beyond the limit specified in the registration certificate issued to him in relation to that item ;

(ii) collects milk from any area outside the milkshed specified in the registration certificate; and

(f) in any other manner contravenes any of the provisions of this Order.

(2) While exercising powers under sub paragraph (1), it shall be open to the registering authority to issue an order of suspension in the first instance and thereafter an order of cancellation if the default or failure persists.

(3) Before any registration certificate is cancelled in pursuance of sub paragraph (1) or sub paragraph (2), the registering authority shall give an opportunity to the holder of the certificate to show cause and in every case where the registration certificate is cancelled, a further period of three months for winding up of the business shall be given to the holder of the certificate and during that period he may carry on the business to such extent only as may be necessary, for winding up the operations.

17. *Maintenance of records.*—The registering authority may, by general or special order, direct any person engaged in the manufacture, or processing or other business of milk or any milk product to maintain such records of his business in such manner and to submit to him such returns relating to the business as have been or may be specified under the provisions of this Order.

18. *Appeal to controller*.—(1) Any person aggrieved by any order of a registering authority, or any other officer authorised by it, may, within thirty days of the order, prefer an appeal to the Controller who shall, after giving the person a reasonable opportunity of being heard, pass such orders thereon, as he may deem proper :

Provided that the Controller may entertain an appeal after the expiry of the said period of thirty days if he is satisfied that the appellant was prevented by sufficient cause from filing an appeal within time.

(2) Every appeal under sub-paragraph (1) shall be accompanied by a fee of Rupees five hundred only or as may be revised from time to time by the Central Government.

19. *Powers of Central Government to issue directions*.—(1) Notwithstanding anything contained in this Order, the Central Government shall have power to issue any direction to the Board or to the Controller or to any registering authority, in respect of any of the matters dealt with in this Order or on any matter relevant thereto, and such direction shall prevail over any other order or direction validly made earlier.

(2) Notwithstanding anything contained in this Order, the Central Government shall have power to issue any direction in respect of any of the matters dealt with in this Order, including any direction relating to any restraint or restriction on free inter-state movement of milk or milk product.

20. *Temporary restriction on production of milk product*.—(1) The Controller may, if he is satisfied that it is necessary so to do to maintain or increase the supply of liquid milk in any region, direct, by Order published in the *Official Gazette*, that for the period mentioned in the said Order, the distribution of liquid milk or the production of any milk product by any class or category of producers or manufacturers thereof shall be restricted in such manner as may be specified in the Order, provided that no such Order shall remain in force for a period of more than ninety days at a time.

(2) In making the restriction referred to in sub-paragraph (1), the Controller, shall have regard to the following factors, namely:—

- (a) the availability of liquid milk in the region.
- (b) the demand for liquid milk by the general public in the region.
- (c) the availability of skimmed milk powder and white butter for reconstitution into liquid milk by dairy plants.
- (d) the *inter se* importance of liquid milk and the concerned milk product proposed to be restricted, and
- (e) any other factor relevant for maintaining the liquid milk supply.

21. *Levy on Skimmed milk powder and milk fat*.—(1) Where the Controller is satisfied that it is necessary to do so for the purpose of ensuring liquid milk supply to the general public of any region, he may, by order, direct any class or category of producers or manufacturers of skimmed milk powder or milk fat in that region to make available such percentage of their total production of all or any of these commodities as he may deem appropriate, to any authority designated by him for the purpose.

(2) Every producer and manufacturer referred to in sub-paragraph (1) from whom commodity mentioned therein is made available in pursuance of the direction of the Controller shall be paid the value of the same as may be determined by the controller.

22. *Appeal to the Central Government*.—(1) An appeal against any order or direction issued by the Controller under this Order, shall lie, within thirty days of the issuance of this Order, to the Central Government, and the Central Government shall, after giving the appellant an opportunity of being heard, pass such order thereon as it may deem proper :

Provided that the Central Government may entertain an appeal after the expiry of the specified period if it is satisfied that the appellant was prevented by sufficient cause from filing the appeal within the specified time limit.

(2) Every appeal under sub-paragraph (1) shall be accompanied by a fee of Rupees one thousand only or as may be revised from time to time by the Central Government.

23. *Procedure for drawing samples, conducting analysis and issue of prohibition Order.*

(1) Subject to the provisions of sub-paragraph (2) of paragraph 15, the registering authority or any officer or authority authorised or designated by him, when drawing the sample shall follow the undermentioned procedure,—

(a) the sample shall be drawn in such manner as to render the sample to be homogeneous and representative so that the analysis can furnish reliable data of the nature and content of the article :

Provided that where milk or any milk product is kept, sold or stored for sale or for distribution in sealed containers having identical label declaration, the contents of one or more of such containers as may be required to satisfy the quantity required for proper analysis shall be treated to be a part of the sample:

Provided further that, while taking a sample, notice in writing shall be given then and there of the intention to have it so analysed to the person from whom the sample is taken ;

(b) the sample shall forthwith be separated into three equal parts and each part put in separate container, marked and sealed ;

(c) one of the parts of the sample shall be sent for analysis to a recognised laboratory and the remaining two parts shall be sent to the Controller or to any institution authorised by him for custody for use in case a re-test of the sample is required.

(2) The laboratory to which sample is sent shall make a report to the registering authority of the results of the analysis of the sample within a reasonable time.

(3) Where any action is contemplated against any person on the basis of the sample drawn from him which on analysis by the recognised laboratory was found to be sub-standard or unsuitable, he shall have a right to have the second part of the sample sent for further analysis by a second laboratory duly authorised by the Controller for the purpose, and upon receipt of any such request made within fifteen days of receipt of information about the sample not satisfying the prescribed standard, the registering authority shall forward the same to the second laboratory whose report shall supersede the report given by the first laboratory mentioned in sub-paragraph (1) and the same shall be final and conclusive evidence of the facts stated thereunder.

(4) The fee payable for analysis made by the second laboratory aforesaid shall be paid by the person at whose instance the registering authority called for the further analysis.

(5) Where the quality of milk or milk product, as the case may be, is found, on second analysis to be sub-standard or unsuitable, the registering authority may, by an order in writing prohibit the sale of the same as well as the handling or processing or manufacture of any such milk or milk product.

(6) Every laboratory recognised for the purpose of the Bureau of Indian Standards Act, 1986 (Act 63 of 1986) and any other laboratory which may be subsequently recognised by the Central Government by an Order shall be a laboratory recognised for the purposes of this Order.

24. *Publication of list of holders of registration certificates;—*

(1) The Controller shall, as soon as may be after the commencement of this Order, publish in the Official Gazette, a list of the names and addresses of the holders of registration certificates and that of their establishments or Units, together with a description of the milk or milk product covered by their respective registration certificates.

(2) The Controller may thereafter undertake similar periodic publications,—

(a) giving particulars of any person who is subsequently issued a registration certificate, or whose certificate is amended or cancelled ;

(b) giving a consolidated list inserting therein the modifications made to the first list published under sub-paragraph (1).

25. *Sanitary requirements for milk and milk product;—*The premises in which milk or any milk product is being handled, processed, manufactured, stored or distributed, by the holder of the registration certificate, and the persons handling them shall conform to the sanitary requirements and standards as specified in the Fifth Schedule.

26. *Certification, packing, marking and labelling.*—(1) Every person engaged in the business of handling, processing or manufacturing milk or any milk product, shall, in regard to the item of milk or Milk product manufactured and the packing, marking and labelling of containers thereof, comply with the following requirements, namely :—

(i) The product related to that item shall be got certified by the Officer authorised in this behalf by the registering authority to the effect that the goods conform to the standards of quality prescribed by the Central Government.

(a) in the case of any new product manufactured for the first time after the commencement of this Order, before the product is released from the premises for the first time after manufacture, and

(b) in the case of any product which is already being manufactured at the commencement of this Order, at any time when the person is called upon by the registering authority to get the product certified;

(ii) when certificate is issued to any person in relation to any item, such person shall be authorised to place an emblem of certification on the packaged goods;

(iii) every certificate issued under this paragraph shall require—

(a) that all subsequent despatches or releases of the item of milk or milk product shall conform to the standard specified at the time of certification;

(b) that the certificate holder is authorised to place the certificate number and the emblem of certification on such packaged goods and that the same shall be displayed prominently on each of them; and

(c) the label on the packaged goods shall not contain any statement, claim, design or device which is false or misleading in any manner concerning the milk or milk product contained in the package or about the quality of the nutritive value or of the place of origin of the same;

(iv) the constituent ingredients of milk or milk product shall conform to the standards prescribed by the Central Government.

(2) In every case where the milk or milk product is packed by the holder of a registration certificate in a tin, barrel, carton or any other container, the registration number shall either be exhibited prominently on the side label of such container or be embossed, punched or printed prominently thereon.

(3) There shall be specified on every label of a package of milk or milk product,—

(a) the name, trade name or description of the article contained in the package;

(b) the name and business address of the holder of registration certificate and the registration number;

(c) the net weight or number or measure or volume of contents as the case may be;

(d) a batch or code number, except in the case of any—

(i) package weighing less than 60 grams or 60 millilitre of milk or milk product; and

(ii) milk (including sterilized milk but not including condensed milk) packed in bottles, cartons, or sachets;

(e) the day, month and year of manufacture or packing milk, and the month and year of manufacture or packing of milk product:

Provided that this clause shall not apply in the case of ice cream, butter and cheese, and bottles, cartons or sachets containing liquid milk (not being condensed milk), beverage containing milk as ingredient, which are returnable by the consumer for refilling;

(f) the date of manufacture or packing on packages containing sterilized milk and infant milk food.

(4) A holder of registration certificate shall not pack milk or any milk product other than those processed or manufactured by him, or those obtained from any other person holding a registration certificate.

(5) Without prejudice to the generality of the provisions contained in sub-paragraph (1), the registering authority may, by order, specify the requirements with regard to the packing, marking and labelling of packages of milk product of any specified type or description, whether such milk product is manufactured in India or not, and every manufacturer or person authorised by him shall be bound to comply with the provisions of such order.

(6) Nothing contained in this paragraph shall apply to milk or milk product imported into India.

27. *Compliance with directions and orders.*—(1) The Controller may issue such directions or instructions consistent with the provisions of this Order as may be necessary for carrying out the provisions of this Order.

(2) Every person to whom any direction or instruction is given or order is issued, in pursuance of any provision of this Order shall be bound to comply with such direction or instruction or order and any default or failure on the part of the person to comply with the same shall be deemed to be a contravention of the relevant provision of the Order.

(3) Every person shall be bound to furnish any information called for in pursuance of the provisions of this Order and in default, shall be deemed to have violated the provisions of the Order.

(4) No person shall cancel, destroy, mutilate or deface any book, document or any other evidence with a view to evading any provision of this Order.

28. *Prosecution.*—Any person,—

(a) handling or processing or controlling or manufacturing milk or any milk product without obtaining a registration certificate as required under this Order, or

(b) continuing to manufacture or process or handle or pack milk or milk product after suspension or revocation or expiry of registration certificate issued, or

(c) handling, processing, manufacturing, controlling or packing milk or milk product in contravention of the provisions of this Order or of the terms and conditions of the registration certificate, or

(d) producing any item in excess of the quantity specified for that item in the registration certificate, or

(e) making any manufacturing facility in contravention of the provisions of sub-paragraph (1) of paragraph 5.

shall, in addition to suspension, revocation, or cancellation of his registration certificate, be liable to prosecution for the contravention of the provisions of this Order.

29. *Previous sanction for prosecution.*—In the case of any contravention of any of the provisions of this Order by the holder of registration certificate or any other person, the registering authority shall obtain the previous sanction of the Controller before initiating the prosecution, and in every such case sanction shall be accorded only if the Controller is satisfied that there is a *prima facie* case against the holder of registration certificate or other person, as the case may be.

30. *Penalty.*—Every person who contravenes or is deemed to have contravened any of the provisions of this Order, or any of the terms and conditions of the registration certificate or fails to carry out any direction or order or request made or instruction given thereunder, shall be punishable under section 7 of the Essential Commodities Act, 1955 (10 of 1955).

31. *Transitional and other provisions.*—(1) With effect from the date of commencement of this Order and until the constitution of the Board, and also at any time the Board is not in existence or the Controller is not in position, the Secretary to the Government of India in the Department of Animal Husbandry and Dairying in the Ministry of Agriculture shall be competent to exercise all the powers and discharge all the functions of the Board under this Order, and he may authorise any Officer, not below the rank of a Joint Secretary to the Government of India in the Ministry of Agriculture to perform the functions of the Controller till the date of appointment of a Controller in accordance with this Order.

(2) For the transitional period pending the appointment of registering authorities under this Order, it shall be competent for the person exercising the powers of the Controller to authorise one or more Officers or designate any authority to discharge the functions of a registering authority and determine the jurisdiction in relation to each of them.

32. *Repeal and savings.*—(1) The provisions of this Order and instructions issued thereunder, shall supersede any order made under section 3 of the Essential Commodities Act, 1955 (10 of 1955) in so far as it relates to milk or milk product.

(2) Notwithstanding such supersession, anything done or any action taken or initiated under those Orders shall be deemed to have been done, taken or, initiated under the corresponding provisions of this Order.

FIRST SCHEDULE

Application for registration

(See sub-paragraph (1) of paragraph 5]

PART I

1. Name and Address of the applicant ..
2. Names of the Managing Director, Directors, Proprietors, Partners, Owners etc. ..
2. Address of the business/dairy plant and of all the establishments/premises owned or managed by the applicant. ..
4. Telephone Numbers/Gram/Telex ..
5. (a) Description of milk and milk products with quantities per year which the applicant is equipped to handle/control process/manufacture, (Give full details).
(b) if already handling/processing/controlling or manufacturing milk or milk product, the annual quantity of each product in the last three years ..
(Give separately for each year).
(c) the quantity of each item of milk or milk product proposed to be handled, processed or manufactured... ..
6. Branches including chilling/collection centres. ..
7. Installed per day capacity of the dairy plant ..
8. Total quantities of milk and each of the milk products handled or processed or controlled during the preceding year. ..
9. If established after obtaining licence or making registration under the Industries (Development and Regulation) Act, 1951 (65 of 1951) furnish photocopy of the licence or registration including all conditions attached to it. ..
10. Milkshed area (Sq. km) with the certified map showing physical boundaries. ..

11. Average quantity of milk per day to be used or handled,—

- (a) in lean season
- (b) in flush seasons.

PART II

(Detailed description of milkshed)

1. Geographical area of the milkshed. ..
2. Number of districts, and villages in each district. ..
3. Number of breedwise milch cows, buffaloes, sheapard goat, districtwise in the milkshed ..
4. District map showing Taluka/Tehsil boundaries and major roads/rail roads etc. ..
5. A brief description about the existing milk procurement, processing and marketing facilities. ..
6. Milk producers' cooperative societies/union etc.—total and functional in the milkshed. ..
7. Number of dairy plants-public/private in the milkshed.
8. Any other developmental programme. ..

I/we hereby undertake to comply with all the provisions of the Milk and Milk Product Order, 1992.

Please find forwarded herewith the prescribed registration fee.

I/we declare that the facts stated herein above and the particulars given in Part I and II are true and correct.

Signature (s) of the applicant (s)

Place :

Date :

SECOND SCHEDULE

Registration Certificate

[See sub-paragraph (7) of Paragraph 5]

Registration No.

1. Name and address of the Certificate holder
2. Address of authorised premises for manufacture etc.
3. Subsequent change of premises, if any
4. Area of operation for milk procurement
 - (i) Name of village (Map of the milkshed)
 - (ii) Square km.
 - (iii) Town/Cities/Places where products are to be marketed.

5. Area of Operation for marketing Milk and Milk Products.
6. Daily/Annual Production capacity
 - (a) Milk
 - (b) Milk Products (Specify the types of product and give particulars separately)
7. Specifications of equipment to be installed with capacity rating.

This registration certificate is issued under and is subject to the provisions of Milk and Milk Products Order, 1992 and the conditions specified below, shall also be complied with by the holder of the registration certificate.

Conditions :

The holder of the registration certificate shall—

- (1) comply with the provisions of Milk and Milk Product Order, 1992 and any direction or instruction issued thereunder.
- (2) give necessary access to all implementing authorities and their personnel to ensure compliance.
- (3) restrict the collection of milk from the milkshed and shall not collect milk from outside it except as permitted under this Order.
- (4) not produce more than the quantities of product indicated in this registration certificate.
- (5) furnish periodic returns as required under the above Order.
- (6) Any other condition which may be imposed by the Central Government.

Registering Authority.

Place :

Date :

THIRD SCHEDULE

Application for renewal of registration

[See sub-paragraph (3) of paragraph 6]

1. Name and Address of the applicant with particulars of existing registration.
2. Names of the Managing Director, Directors, Proprietors, Partners, Owners etc.
3. Address of the business/dairy plant and of all the establishments/premises owned or managed by the applicant.
4. Telephone Numbers/Gram/Telex.
5. (a) Description of milk and milk products with quantities per year which the applicant is equipped to handle/process/control or manufacture. (Give full details)

- (b) if already handling/processing or controlling or manufacturing milk or milk products, the annual quantity of each product in the last three years (Give separately for each year)
- (c) the quantity of each item of milk or milk product proposed to be handled, processed or manufactured.
6. Branches including chilling/collection centres.
7. Detail of registration fee paid earlier.
8. Total quantities of milk and each of the milk product handled or controlled or processed during preceding year.
9. If established after obtaining a licence under the Industries (Development and Regulation) Act, 1951, (65 of 1951) furnish photocopy of the licence including all conditions attached to it.
10. Average quantity of milk per day to be used or handled,—
- (a) in lean season
- (b) in flush season

I/We here by undertake to comply with all the provisions of the Milk and Milk Products Order, 1992,

Please find forwarded herewith the prescribed fee for renewal of registration.

Place :

Signature(s) of the applicant(s)

Date :

FOURTH SCHEDULE

Quarterly Return

[See sub-paragraph (I) of paragraph 14]

Name of Dairy Plant/Unit/other Establishment/ Premises (with address) For the Quarter ending _____

Name of the holder of Registration Certificate.	Town/District	State
Registration Number	Date of issue :	
Stock Position		
	Fat (Metric Tonnes)	Solids-not-fat (Metric Tonnes)
Opening Stock		
Receipts		
Despatches		
Closing Stock		

Milk Procurement

Source of Procurement	Type of milk	Total Qty. (MT)	Total fat (MT)	Total SNF (MT)	**Prices Rs./Kg of milk	**Prices Rs./Kg. of fat	**Prices Rs./Kg of SNF	Remarks
Village milk producers	Cow							
Co-op. Societies.	Buffalo							
Milk Producers	Mixed.							
Co-op. Unions/	Cow							
Federations	Buffalo							
Other agencies	Mixed.							
	Cow							
	Buffalo							
	Mixed.							

** annex details regarding name, location etc., indicate landed price of milk.

MT — Metric Tonnes

Rs/Kg — Rupees per kilo gram.

Reasons for conservation of commodities

Commodities used for	Total during the quarter (MT)				
	Whole milk powder	Skim milk powder	Butter Oil	White Butter.	
Combined milk for sale					
Other Milk Products					
Product manufactured					
Product	Qty. Produced (MT)	Average Fat SNF	Products	Qty. (Mt)	Average Fat SNF

1. White Butter
2. Table Butter
3. Ghee
4. Skimmed milk powder
5. Whole milk powder
6. Infant food

7. Malted food
8. Chocolate products
9. Cheese
10. Any other Article containig milk or milk product
11. Ice Cream
12. Yoghurt.

Qty—Quantity
MT—Metric Tonnes
SNF—Solid-not-fat
IV-C-Ex-38-(5)

Milk sold directly in towns (Name)	Packing (specify)	Total quantity during the quarter (.000L)	Average Fat/Solids not fat	Consumer price (Rupees per litre)
1	2	3	4	5

Milk supplied to other dairies (Name of dairy)	Total during the quarter (.000L)	Average Fat/Solids-not-fat	Price (Rupees per litre)
6	7	8	9

PRODUCT MARKETING

Product	Opening Stock	Quantity sold during the Quarter (Metric Tonnes)	Closing Stock (Metric Tonnes)	Average selling ex-dairy (Rupees per litre)
1. White Butter				
2. Table butter				
3. Ghee				
4. Skimmed milk powder				
5. Whole milk powder				
6. Infant food				
7. Malted food				
8. Cheese				
9. Chocolate Products				
10. Any other article containing milk or milk product.				
11. Ice-cream				
12. Yoghurt				

Place :
Date :

Signature _____

FIFTH SCHEDULE

Sanitary requirements for handling or processing or controlling or manufacturing milk and Milk product.

[See paragraph 25]

The following shall be the sanitary requirements for the purpose of handling or processing or manufacturing or controlling of milk and/or milk product, namely:—

1. The premises shall be clean, adequately lighted and ventilated, properly whitewashed or painted. There shall be proper and adequate arrangements for disinfecting and deodorising. There should preferably be space around it on all sides.
2. The building shall be of a permanent nature and shall be of brick masonry/cement concrete and any other material which would ensure cleanliness. The doors shall be fitted with hydraulic door closers so that they close automatically to prevent insects, flies etc., entering the premises or thermostat air curtains for similar purposes. The ceiling or roof shall be of permanent nature. The floor should be cemented, tiled or laid in stone to withstand the use of acid or alkali. Walls should be tiled or otherwise made impervious to water upto a height of at least 1.5 meters from the floor level. Ventilation and lighting shall be in accordance with the provisions made by or under the Factories Act, 1948.
3. The establishment shall be so maintained as to permit hygienic production and all operations in connection with the handling or processing or manufacturing milk or any milk products shall be carried out carefully under strict sanitary conditions as laid down by or under the Factories Act, 1948 as for the time being in force. The premises shall not be used as residential premises; nor shall it have or be capable of having direct access with such premises.
4. There shall be adequate supply of water. Water shall be pure and of potable quality and free from pathological micro-organisms. The water shall be examined periodically, chemically and bacteriologically, by a recognised laboratory and a certificate obtained to the effect that it is fit for human consumption. The licensee shall bear the cost of such examination. The registration certificate holder shall ensure water availability of a minimum 3.5 to 4 times the quantum of milk to be handled (i. e., rated capacity of the dairy) including the water,—if any, recovered from milk through condensing plant.
5. There shall be an efficient drainage system and provision for treatment of refuse and effluents before disposal. Such facilities shall conform to the requirements laid down by the local water and drainage control authorities and the respective State Pollution Control Board.
6. Whenever five or more employees of either sex are employed, sufficient number of latrines for each sex as under shall be provided (IS: 1172-1971).

No. of workers	No. of latrines	No. of wash basins.	No. of Urinals.
Upto 25	1	1	2
25—49	2	2	3
50—100	3	3	4
100 and above	5	5	7

It should be ensured that the employees wash their hands with soap or detergent before they resume work.

7. No person suffering from infectious or contagious disease shall be allowed to work in the premises. Arrangements shall be made to get the staff medically examined once in six months to ensure that they are free from infectious, contagious and other diseases. A record of such examination, signed by a medical practitioner, shall be maintained for inspection. The staff working in the plant shall be inoculated against the enteric group of diseases and vaccinated against small pox once a year and a certificate thereof shall be kept for inspection.

In case of an epidemic all workers should be inoculated/vaccinated. No employee who is suffering from a hand or face injury, supporting skin infection or clinically recognisable infectious disease shall be permitted to work in the premises. A person having a bandage, plaster or protective covering for any injury shall not be allowed to handle raw materials or unprotected products.

The staff working in processing and preparation of products shall be provided with white aprons or uniforms and head gears which shall be clean. The management shall see that all workers are neat, clean and tidy. The management shall also provide face masks to all workers working in butter, powder and cheese making and packing sections.

8. Motor Vehicles, tank wagons, trolleys, insulated containers, etc., used for transport or distribution of milk products shall always be maintained in clean condition and all the parts coming in contact with milk shall be made of stainless steel or of food grade resin coating impregnated with fibre glass. Every three years the surfaces shall be coated with food grade resin and a certificate thereof shall be kept for inspection in case of resin coated vessels.
9. Adequate CIP systems shall be maintained. Each consisting of hot water, acid and lye tank with necessary pipes and fittings should be provided in such a way that CIP solution as circulated to each and every equipment till all equipment and accessories are cleaned up to required standard.
10. The equipment used for handling Milk and Milk Products shall conform to sanitary standards as may be fixed from time to time by MMPAB.

(Sd.) P. G. MURALIDHARAN,
Secretary to the Government of India.
(F.No. 4-16/91-DP)

By order and in the name of the Governor of Gujarat,

A. J. PARMAR,
Under Secretary to Government.



The Gujarat Government Gazette

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PART IV—C

Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

AGRICULTURE, CO-OPERATION AND RURAL DEVELOPMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th June, 1992.

No. GHKH-66-92-ECA-1091-1956-(2)-P.2.—Following Notification of Government of India, Ministry of Agriculture (Department of Animal Husbandry and Dairying) New Delhi dated 9th June, 1992 is hereby republished for information.

MINISTRY OF AGRICULTURE

(Department of Animal Husbandry and Dairying)

New Delhi, the 9th June, 1992.

No. S.O.409 (5).—Whereas, having regard to the factors specified in sub-paragraph (2) of paragraph 20 of the Milk and Milk Product Order, 1992, I am satisfied that in order to maintain and increase the supply of liquid milk in the State of Gujarat, it is necessary so to do;

Now, therefore, in exercise of the powers conferred by sub-paragraph (1) of paragraph 20, read with paragraph 27, of the Milk and Milk Product Order, 1992, I hereby make the following order, namely:—

1. **Short title, extent and commencement:**—(1) This order may be called the Gujarat (Milk Export) Control Order, 1992.

(2) It extends to the whole of the State of Gujarat.

(3) It shall come into force on the date of its publication in the Official Gazette and shall cease to operate on the 1st August, 1992.

Provided that the expiry of this Order shall not affect the operation thereof in respect of things done or omitted to be done before such cesser of operation.

2. Definitions.—In this Order, unless the context otherwise requires,

(a) "Export" means to take or cause to be taken by any means whatsoever, out of any place from the State of Gujarat to any place within the territory of India.

(b) "Milk" means milk of cow, buffalo, sheep, goat or a mixture thereof, either raw or processed in any manner and includes pasteurised, sterilized, recombined, flavoured, acidified, skimmed, toned, double tones, standardised or full cream milk.

3. Prohibition on export of milk.—No person shall export milk from the State of Gujarat.

4. Power of entry, search, seizure, etc.—(1) The Collector, Sub-Divisional Officer, Mamlatdar, any Police Officer not below the rank of Deputy Superintendent of Police, any officer of the Food and Civil Supplies Department not below the rank of Enforcement Inspector or any other officer whom the State Government may, by notification in the Official Gazette, appoint in this behalf, may with a view to securing compliance of this order or for satisfying himself that this order is being complied with :—

(a) stop and search any person or any boat, motor or other vehicle or any receptacle or machinery used or intended to be used for the export of liquid milk;

(b) enter and search any place or premises which is used for the manufacture, sale, service or supply of milk;

(c) Seize any stock or any milk in respect of which he has reason to believe that a contravention of any of the provisions of this order has been, is being or is about to be committed;

(d) Seize or authorise the seizure of any milk in any place or premises together with packages, covering receptacles or machinery in which milk is found or the animals, vehicles, boats or other conveyance used for carrying milk for export and thereafter take all measures necessary for securing the production of packages, covering receptacles, machinery, animals, vehicles, vessels, boats or other conveyance so seized before the Collector and their safe custody pending such production.

(e) direct by an order in writing any person who owns or is in possession of any stocks of milk in respect of which he has reason to believe that a contravention of the provisions of this order has been, is being or is about to be committed, not to remove or dispose off in any manner such stock of milk or package, covering or receptacle in which such milk is found, or any animal, vehicle, vessel or other conveyance used in carrying milk without further direction from the officer making such order.

(2) The provisions of section 100 of the Code of Criminal Procedure, 1973 (2 of 1974) relating to search and seizure shall, so far as may be, apply to search and seizure, under this clause.

5. Exemption.—Notwithstanding anything contained in this order the State Government may in public interest by an order in writing permit any person to export milk on such conditions as may be specified in such order.

D. C. MISRA,
Controller,
(F. No. 9-5-92-DP)

By order and in the name of the Governor of Gujarat,

A. J. PARMAR,
Under Secretary to Government.



सत्यमेव जयते

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RAJYA SABHA SECRETARIAT

FORM 5

Election to the Office of President of India

List of Contesting Candidates

Sl. No.	Name of Candidate	Address of Candidate
1.	Shri Ram Jethmalani	House No. 12, Brunton Road, Richmond Town, Shanthia Nagar Bangalore. (Karnataka)
2.	Dr. Shanker Dayal Sharma	6, Maulana Azad Road, New Delhi.
3.	Kaka Joginder Singh Uri Dharti-Pakad	198, Qamoon Goyan, P. O. Shyamat Ganj, Bareilly-243005. (U.P.)
4.	Shri G. G. Swell	Demthring House, Upper Nonghymmai, Shillong (Meghalaya).

New Delhi, June 27, 1992.

SUDARSHAN AGARWAL,
Secretary-General, Rajay Sabha
and returning Officer for the
Presidential election, 1992.

રાજ્યસભા સચિવાલય

નમૂનો-૫

ભારતના રાષ્ટ્રપતિપદની ચૂંટણી

હરીફ ઉમેદવારોની યાદી

અ. નં.	ઉમેદવારનું નામ	ઉમેદવારનું સરનામું
૧	શ્રી રામ જેઠમલાણી	ઘર નં. ૧૨, બ્રંડન રોડ, રીયમન્ડ ટાઉન, શાંતિયા નગર, બેંગલોર (કર્ણાટક).
૨	ડૉ. શંકર દયાળ શર્મા	૬, મૌલાના આબાદ રોડ, નવી દિલ્હી.
૩	કાકા જોર્જીદરસિહ ઉર્ફે ધરતીપકડ	૧૮૮, કામુ ગોયા, પો. ઓ. શ્યામત ગંજ, બરેલી-૨૪૩૦૦૫ (ઉ. પ્ર.).
૪	શ્રી જી. જી. સ્વેલ	ડેમોક્રિગ હાઉસ, આપર નાંગા ચિમઈ, શિવોંગ (મિઘાલય).

નવી દિલ્હી, ૨૭ જૂન, ૧૯૯૨.

સુદર્શન અગ્રવાલ,
મહાસચિવ, રાજ્યસભા અને
રાષ્ટ્રપતિની ચૂંટણી માટેના
ચૂંટણી અધિકારી.



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ELECTION COMMISSION OF INDIA

Notification

New Delhi Dated the 30th June, 1992/9 Asadha, 1914 (Saka)

No. 479/92.—In pursuance of rule 27 of the Presidential and Vice-Presidential elections Rules, 1974, the Election Commission hereby appoints 16th July, 1992 (Thursday), as the day on which and 11.30 A.M. of that day as the time at which the counting of votes at the Presidential Election, 1992, shall take place in the Office of the Returning Officer in Room No. 63, First Floor, Parliament House, New Delhi.

By order,

K.P.G. KUTTY,
Secretary,
Election Commission of India.

भारत निर्वाचन आयोग
अधिसूचना

निर्वाचन सदन, नवी दिल्ली-1.
तारीख ३० जून, १९९२.
६ अषाढ, १९१४ (शाक).

सं. ४७९/९२.—राष्ट्रपतीय और उपराष्ट्रपतीय निर्वाचन नियम, १९७४ के नियम २७ के अनुसरण में, निर्वाचन आयोग १६ जुलाई, १९९२ (बृहस्पतिवार) को ऐसे दिन के रूप में जिस दिन और उस दिन के ११.३० बजे पूर्वाह्न का समय उस समय के रूप में नियत करता है, जिस समय पर, राष्ट्रपतीय निर्वाचन, १९९२ के मतों की गणना नई दिल्ली में रिटर्निंग आफिसर के कक्ष संख्या ६३, प्रथम खंड, संसद भवन, नई दिल्ली में की जाएगी।

आदेश से,
के. पी. जी. कुट्टी,

सचिव,
भारत निर्वाचन आयोग.

ભારતનું ચૂંટણી કમિશન

જાહેરનામું

નવી દિલ્હી, તારીખ ૩૦મી જૂન, ૧૯૯૨/૯ અષાઢ, ૧૯૧૪ (શક)

નં. ૪૭૯/૯૨.—રાષ્ટ્રપતિ અને ઉપરાષ્ટ્રપતિની ચૂંટણી અંગેના નિયમો, ૧૯૭૪ના નિયમ ૨૭ અનુસાર આથી ચૂંટણી કમિશન, નવી દિલ્હી, સંસદ ભવનના પહેલા માળે ખંડ નં. ૬૩માં રીટર્નીંગ અધિકારીની કચેરીમાં ૧૯૯૨ની રાષ્ટ્રપતિની ચૂંટણી અંગેની મતગણતરી કરવા માટે તારીખ ૧૬મી જુલાઈ, ૧૯૯૨ (ગુરુવાર)નો દિવસ અને તે દિવસે સવારના ૧૧-૩૦નો સમય મુકરર કરે છે.

હુકમથી,

કે. પી. જી. કુટ્ટી,

ભારતના ચૂંટણી કમિશનના સચિવ.

સરકારી મથક પ્રેસ, ગાંધીનગર.



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ELECTION COMMISSION OF INDIA

Notification

Nirvaachan Sadan, Ashok Road, New Delhi-110001

Dated the 4th July, 1992

13 Asadha, 1914 (SAKA)

No. 479/3/92-III.—In pursuance of Sub-section (1) of Section 3 of the Presidential and Vice-Presidential Elections Act, 1952 (31 of 1952), the Election Commission of India hereby directs that following amendment shall be made in its Notification No. 479/3/92/III, dated the 5th June, 1992, published in the Gazette of India, Extraordinary, Part-II, Section 3(iii), dated 5th June, 1992 ;—

After the words "hereby appoints" Occurring in the fourth line the following shall be substituted viz,

"(i) the Secretaries to the Legislative Assemblies of all States, (excluding Bihar); and

(ii) the Secretary to Legislative Council, Bihar,"

as Assistant Returning Officers for the Presidential Election.

By Order,

K. P. G. KUTTY,
Secretary.

भारत निर्वाचन आयोग

अधिसूचना

नई दिल्ली—११०००१ तारीख ४ जुलाई, १९९२.

१३ आषाढ, १९१४ (शक)

मं. ४७९/३/९२-III.—राष्ट्रपतीय और उप-राष्ट्रपतीय निर्वाचन अधिनियम, १९५२ (१९५२ का ३१ की) धारा ३ की उप-धारा (१) के अनुसरण में, निर्वाचन आयोग इसके द्वारा यह निदेश देता है कि भारत के राजपत्र, असाधारण भाग II, खंड ३ (III) तारीख ५ जून, १९९२ में प्रकाशित उसकी तारीख ५ जून, १९९२ की अधिसूचना संख्या ४७९/३/९२-III, में और संशोधन किए जायेंगे :-

पांचवीं और छठी लाइन में “इसके द्वारा नियुक्त करता है” से पहले निम्नलिखित शब्दों अर्थात् :-

- “(i) सभी राज्यों (बिहार को छोड़कर) के विधान सभाओं के सचिव, और
- (ii) विधान परिषद, बिहार के सचिव”

को राष्ट्रपतीय निर्वाचन के लिए सहायक रिटर्निंग आफिसर के रूप में रखा जाएगा ।

आदेश से,

के. पी. जी. कुट्टी,
सचिव.

ELECTION COMMISSION OF INDIA

Notification

New Delhi. Dated the 5th July, 1992.

14 Asadha, 1914 (Saka).

No. 479/3/92-III.—In pursuance of sub section (1) of Section 3 of the Presidential and Vice Presidential Elections Act, 1952 (31 of 1952), the Election Commission of India hereby directs that following further amendment shall be made in its Notification No. 479/3/92/III, dated the 5th June, 1992, published in the Gazette of India, Extraordinary, Part II, Section 3(iii), dated the 5th June, 1992 as amended by Commission's Notification No. 479/3/92-III, dated 4th July, 1992.

After the words “hereby appoints” occurring in the fourth line the following shall be substituted namely :—

- (i) the Secretaries to the Legislative Assemblies of all States (Excluding Bihar and Manipur);
- (ii) the Secretary to Legislative Council, Bihar; and
- (iii) the Deputy Commissioner, Imphal, Manipur.”

as Assistant Returning Officers for the Presidential Election.

By Order,

K. P. G. KUTTY,
Secretary,

Election Commission of India.

भारत निर्वाचन आयोग

अधिसूचना

नई दिल्ली, तारीख ५ जुलाई १९९२

१४ आषाढ, १९१४ (शक)

सं. ४७६/३/९२-III-राष्ट्रपतीय और उप-राष्ट्रपतीय निर्वाचन अधिनियम, १९५२ (१९५२ का ३१) की धारा ३ की उप धारा (१) के अनुसरण में, भारत निर्वाचन आयोग इसके द्वारा यह निदेश देता है कि भारत के राजपत्र, असाधारण भाग-II, खण्ड ३ (iii), तारीख ५ जून, १९९२ को प्रकाशित आयोग की तारीख ४ जुलाई, १९९२ की अधिसूचना सं. ४७६/३/९२-III द्वारा यथा संशोधित उसकी तारीख ५ जून, १९९२ की अधिसूचना सं. ४७६/३/९२-III में निम्नलिखित और संशोधन किया जाएगा ।

पांचवीं और छठी लाइन में "इसके द्वारा नियुक्त करता हूँ" शब्द से पहले, निम्नलिखित शब्दों अर्थात् :-

"(i) सभी राज्यों के विधान सभाओं के सचिव (बिहार और मणिपुर को छोड़कर)

(ii) विधान परिषद बिहार के सचिव और

(iii) उपायुक्त, इम्फाल, मणिपुर । "

को राष्ट्रपतीय निर्वाचन के लिए सहायक रिटनिंग आफिसर के रूप में रखा जाएगा ।

आदेश से,

के. पी. जी. कुट्टी,
सचिव,
भारत निर्वाचन आयोग.



सत्यमेव जयते

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ELECTION COMMISSION OF INDIA

Order

Nirvachan Sadan, Ashok Road, New Delhi-110001.

Dated : 9th June, 1992

19 Jyaistha, 1914 (Saka)

No. 76/GJ/91(179-266) (LA)—Whereas the Election Commission is satisfied that each of the contesting candidates specified in column (4) of the Table below at the General Election to the Legislative Assembly as specified in column (2) and held from the constituency specified in column (3) against his name has failed to lodge any account of his election expenses as required by the Representation of the people Act, 1951 and the Rules made thereunder;

And, whereas, the said candidates has either not furnished any reason or explanation for the said failure even after due notice or the Election Commission, after considering the representation made by him if any, is satisfied that he has no good reason or justification for the said failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the person specified in column (4) of the Table below to be Disqualified for being chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State Union Territory for a period of 3 years from the date of this order:—

S.No.	Particulars of Election	S. No. and name of the assembly Constituency	Name and address of the contesting candidates.
1	2	3	4
179.	General Election to Legislative Assembly, 1990	5—Anjar	Sh. Kapdi Himatbhai Mohandas, Nandavan 8-A, Aryanagar Society, Amulderi Road, Anand District : Kheda, (Gujarat)
180.	—do—	32—Porbandar	Sh. Amritlal Jivanlal Thanki New Kumbharwada, Opp : Golai, Porbandar, (Gujarat)
181.	—do—	—do—	Sh. Joshi Champaklal Shivshankar, Garbi Chowk Chhaya, Ta. : Porbandar, (Gujarat)
182.	—do—	28—Jamjodhpur	Sh. Fadadu Mansukh Parsotam Beside Juna vikas at. post : Taluka : Lalpur, (Gujarat)
183.	—do—	70—Shahpur	Sh. Kamdar Dhirendrakumar Nagardas 22, Devpath Society, Nava Vada, Ahmedabad (Gujarat)
184.	—do—	—do—	Sh. Dataniya Ranjitbhai Vitthalbhai, Delhi Chakla, Bhoivado, Bava's Vando, Ahmedabad, (Gujarat)
185.	—do—	—do—	Sh. Bundela Mohanlal Banarasidas, Vadi Khotthali's Pole, Halim's Khadki, Shahpur, Ahmedabad (Gujarat)
186.	—do—	—do—	Sh. Shah Dineshchandra Amrutlal 12/B, Goldcoin Flats, Navrangpura, Ahmedabad (Gujarat)
187.	—do—	94—Radhanpur	Sh. Thakor Chaturbhai Motibhai, Thakorvas, Radhanpur, Tal. Radhanpur (Gujarat) Tal. Radhanpur (Gujarat)
188.	—do—	96—Deodar	Sh. Shah Kirtilal Tilchand At. Dhunsol, Po. Ravel, Tal. Deodar (Gujarat)
189.	—do—	97—Kankrej	Sh. Jivrani Jayantilal Ganpatram, Bhavani Party, At. & Po. Shihori, Tal. Kankrej, Dist. Banaskantha (Gujarat)

1	2	3	4
190.	General Election to Legislative Assembly, 1990.	98-Deesa	Sh. Chavada M. D. Palanpur Gate, Juna Deesa, Dist. Banaskantha (Gujarat)
191.	—do—	—do—	Sh. Chauhan Jivaraj Hirabhai, At. Paldi, Post : Nesda, Ta. Disa (Gujarat)
192.	—do—	—do—	Sh. Thakkar Kishanbhai Manji, Sindhi Colony, Deesa (Gujarat)
193.	—do—	—do—	Sh. Desai Malabhai Visabhai, At. Yavargunj, Post : Mudetha Ta. Deesa (Gujarat)
194.	—do—	—do—	Sh. Doshi Rameshbhai Babulal, At. Post. : Rajpur, Ta. Deesa, Dist. Banaskantha (Gujarat)
195.	—do—	—do—	Sh. Patel Jivaji Lumbaji At. Post. : Lakhani, Ta. Deesa. (Gujarat).
196.	—do—	—do—	Sh. Patel Tejabhai Pababhai At. Ramvas, Ta. : Deesa. (Gujarat).
197.	—do—	99-Dhanera	Sh. Khandelwal Mulchand Ukchand, At. & Po. : Panthawada, Tal. Dhanera, Dist. Banaskantha. (Gujarat).
198.	—do—	—do—	Sh. Majirana Chhogaji Keshaji, Memnagar Blind girl school, Ahmedabad-52, (Gujarat).
199.	—do—	100-Palanpur	Sh. Kapdi Maganbhai Ramjibhai, At. & Po. : Madana (Gadh) Ta. Palanpur, (Gujarat).
200.	—do—	—do—	Sh. Patel Bhikhabhai Haribhai, At. & Po. : Kushkal, Ta. Palanpur, (Gujarat).
201.	—do—	—do—	Sh. Parmar Nizamkhan Ajamkhan, At. & Po. : Kumbhasan Ta. Palanpur, (Gujarat).
202.	—do—	—do—	Sh. Parmar Valjibhai Laljibhai, Bawa Sahebni Haweli, Palanpur, (Gujarat).
203.	—do—	—do—	Sh. Bhatiya Nagarbhai Savabhai, At. & Po. : Gadha, Ta. Palanpur, (Gujarat).
204.	—do—	—do—	Sh. Mir Kamalbhai Vidabhai, Dantiwada, Palanpur, (Gujarat).

1	2	3	4
205.	General Election to Legislative Assembly, 1990	101—Vadgam (SC)	Sh. Parmar Virabhai Jivabhai, At. Po. Nodotra, Taluka : Vadgam, Dist. B.K. (Gujarat).
206.	—do—	—do—	Sh. Vanzara Nanjibhai Mithabhai At. Chitroda, Po. Shisarana, Taluka : Vadgam, B. K. District, (Gujarat).
207.	—do—	102—Danta	Sh. Kunia Ganeshbhai Muljibhai At. Manpur (Karjoda) Ta. Palanpur District : Banaskantha (Gujarat).
208.	—do—	—do—	Sh. Koli Govindbhai Chehrabhai, At. Varwadia (Khemana) Po. Malana Ta. Palanpur Dist B. K. (Gujarat)
209.	—do—	—do—	Sh. Memon Mohmad Yakub B. 14-Sane Mohmadi Society Jampura, Palanpur, (Gujarat).
210.	—do—	—do—	Sh. Lakhawara Jerupji Khumaji At & Po. Virampur, Taluka : Palanpur, District : B. K.. (Gujarat).
211.	—do—	115—Limkheda (ST)	Sh. Ninama Pratapbhai Kacharabhai At. Sati faliya Po. Padaliya Taluka : Limkheda, (Gujarat).
212.	—do—	146—Savli	Sh. Abdullatif Ahmedmiya Kadri C-6, Press Quarter, Anandnagar, Baroda—18, (Gujarat)
213.	—do—	—do—	Sh. Parmar Raysinh Amarsinh At. Vadadala, Po. Samalaya, Ta. Savli, (Gujarat).
214.	—do—	—do—	Sh. Rana Sursing Rupsingh At. Po. & Tundav Ta. Savli, (Gujarat).
215.	—do—	—do—	Sh. Rathod Narvatsinh Somsinh At. Narbhapura, Po. Tuloipura Taluka : Savli (Gujarat).
216.	—do—	—do—	Sh. Vadodiya Bhikhabhai Babarabhai At. Po. Moxi, Taluka : Savli (Gujarat).
217.	—do—	145—Dabhoi	Sh. Solanki Hirabhai Dadabhai At. Po. Sirola, Taluka : Dabhoi. District : Vadodara. (Gujarat).

1	2	3	4
218.	General Election to Legislative Assembly, 1990	73—Rakhial	Sh. Patel Bātukbhai Parsotambhai 3-A, Saurashtra Patel Society, Bapunagar, Ahmedabad, (Gujarat).
219.	—do—	—do—	Sh. Barot Mukesh Kumar Amratlal, 796/5939, Gujarat Housing Board, Near Bhiddhanjan Hanuman, Bapunagar, Ahmedabad (Gujarat).
220.	—do—	48—Rajula	Sh. Dhadhal Amrubhai Apabhai At. Katar, Taluka : Rajula, (Gujarat).
221.	—do—	15—Wankaner	Sh. Rajasra Popatbhai Jivabhai, P.O. Mahika H.No. 1—26. Ta. Wankaner (Gujarat).
222.	—do—	—do—	Sh. Shailesh kumar Gopabhai Gadhaka-360020 Via : Kasturbadham, Ta. Rajkot, (Gujarat).
223.	—do—	69—Dariapur-Kazipur	Sh. Thakor Pratapsinh Sonaji 32/5, Kankorwadini Chal Idgah Gate pase, Ahmedabad (Gujarat)
224.	—do—	—do—	Sh. Shikari Janakbhai Dahyabhai Bala Pir no Tekro, Shahpur Darwaja Bahar, Ahmedabad. (Gujarat)
225.	—do—	1—Abdasa	Sh. Jabuani Jagatram Nirji Sutar Faliya Nakhatrana, Kachchh, (Gujarat)
226.	—do—	18—Rajkot II	Sh. Lamka Dayalal Rukhadbhai H. No. 286, Bharwadapara Wankaner, District : Rajkot (Gujarat).
227.	—do—	19—Rajkot Rural (SC)	Sh. Punjabhai Nathabhai Chavada At & Post : Bhadva, Tal. Kotdasangani (Gujarat).
228.	—do—	19—Rajkot Rural (SC)	Sh. Madhubhai Arjanbhai Gohel New Thorala, Sarveday Society, Rajkot (Gujarat)
229.	—do—	—do—	Sh. Solanki Gajendra Kumar Amrajibhai 1, Mahatma Gandhi plot Bedipara, Rajkot. (Gujarat)
230.	—do—	58—Bhavnagar South	Sh. Bhupendrasinhji Pathuba Rayjada, C-411/412, Kaliyabid, Bhavnagar, (Gujarat)

1	2	3	4
231.	General Election to Legislative Assembly, 1990.	67—Sabarmati	Sh. Kisan Solanki 625/266, Gandhinagar Talavadi, Behind Gordhanpark Juna Wadaj, Ahmedabad. (Gujarat).
232.	—do—	—do—	Sh. Parmar Shankerbhai Dharamabhai Sanjay Gandhinagar, Juna Wadaj, Opp. Chandrabhaga Bridge, Ahmedabad—13. (Gujarat)
233.	—do—	—do—	Sh. Manoj Barot Contractor, 8, Dharamnagar Society, Dharamnagar, Sabarmati, Ahmedabad (Gujarat).
234.	—do—	—do—	Sh. Shah Madhuben Shashikant (W) Harioum Appartment, 20/238, Nava Wadaj, Ahmedabad. (Gujarat)
235.	—do—	—do—	Sh. Sandeepkumar Ramanlal Patel L/10, Nilkanthvarni, Ghanshyam Nagar Flat, Opp. R.T.O. Subhas Bridge, Ahmedabad—27, (Gujarat).
236.	—do—	65—Daskroi	Sh. Kaushikkumar Natavarlal Thakkar Patel Vas, Hathijan Ta. Dascroi, Distt. Ahmedabad, Pin. No. 382 445 (Gujarat).
237.	—do—	—do—	Sh. Darji Chimanbhai Kishorbhai At & Po. Kubadthal Tal. Dascroi Distt. Ahmedabad (Gujarat)
238.	—do—	—do—	Sh. J. R. Dave Advocate 14/108, Freedom Fighter flat, Part-II Pragatinagar, Ahmedabad (Gujarat).
239.	—do—	—do—	Sh. Nathusinh Jeshingbhai Dodia At & Po. Vastral Ta. Dascroi, Distt. Ahmedabad (Gujarat).
240.	—do—	—do—	Sh. Patel Dilipbhai Karasanbhai At & Po Vishalpur Ta. Dascroi, Distt. Ahmedabad 382210 (Gujarat)
241.	—do—	68—Ellisbridge	Sh. Atmaram Dantani (Deviputra) 31, Laxmikrupa Socy. Opp. Vastrapur Rly. Station, Vejalpur, Ahmedabad 51, (Gujarat)
242.	—do—	—do—	Sh. Kanu Patel 20, Tagor Park, Nehru nagar, Ahmedabad (Gujarat).

1	2	3	4
243.	General Election to Legislative Assembly, 1990.	68. Ellisbridge	Sh. Rathod Chhotubhai Trikamalal Trikamlal Luhar Bldg. Opp. Vasna Police, Chawkey, Vasna, Ahmedabad--7 (Gujarat).
244.	—do—	77—Maninagar	Sh. Yadav Kevalprasad Ramadhar 30/971, Shantinagar Rakhial. (Gujarat)
245.	—do—	—do—	Sh. Shahidaben Sabirbhai Pathan (W) 1, Odhav, Bhavani nagar, Rabari Colony. (Gujarat).
246.	—do—	79—Gandhinagar	Sh. Gor Baluji Rajaji Gorono Madh, At. Saradhav. Ta. Distt. Gandhinagar, (Gujarat).
247.	—do—	—do—	Sh. Thakor Dhanaji Shannaji. At. Limbdiya. Ta. Distt. Gandhinagar, Gujarat).
248.	—do—	—do—	Sh. Thakor Fulsinh Jugatsinh Rambharosa Parotha House, near Govt. Central Press, Sec. : 29, Gandhinagar, (Gujarat).
249.	—do—	—do—	Sh. Maharaj, Bhatt Prabhashankar Nopalal Plot No. 170, Sec. 21, Gandhinagar, (Gujarat).
250.	—do—	—do—	Sh. Dr. Mehta Mahesh Kumar Durgasha- nkar Sec. 29, Plct No. 187/B, Gandhi- nagar, (Gujarat).
251.	—do—	71—Kalupur.	Sh. Patel Mohammadhusen Ismail, 2791, Lalbawa's Timbo, Dariyapur, Ahmedabad, (Gujarat).
252.	—do—	—do—	Sh. Prajapati Chimanlal Maganlal (Badshah) 241, Ratan Pole, Golwad, Matawalo Khancho, Ahmedabad, (Gujarat).
253.	—do—	74—Shaher Kotda	Sh. Bipinchandra Mohanlal Parmar., 1390, Motovas, Rajpur, Ahmedabad, (Gujarat).
254.	—do—	—do—	Sh. Makwana Kanubhai Kacharabhai 1760/6, Jivram Bhattni Chawl, Rajpur Gomtipur, Ahmedabad, (Gujarat).
255.	—do—	17—Rajkot-I-	Sh. Ranchhod Mohanbhai Rojasaara Opp. New Power House, Mafatiya Para, Rajkot-360003 (Gujarat).
256.	—do—	163—Songadh (ST)	Sh. Chaudhary Gijubhai Jivanbhai At & Po. Devgadhi Ta. : Mandvi, (Gujarat),
257.	—do—	43—Babra	Sh. Bakholiya Laljibhai Dudabhai Village Charkha Ta. : Babra (Gujarat).

1	2	3	4
258.	General Election to Legislative Assembly, 1990.	108-Modasa	Sh. Joshi Ramanlal Maganlal At. & Po. : Limbhai, Tal. : Modasa, S. K. Distt. (Gujarat).
259.	-do-	72-Asarwa	Sh. Kacharbhai Vithaldas Patel, Behind New Civil Hospital, Parmeshwar Park Society, Bung No. 24, Ahmedabad, (Gujarat).
260.	-do-	75-Khadia	Smt. Arunaben Bipin Chandra Contractor Averest Park 3/B, Gordhan- vadi Tekro Kankaria, Ahmedabad, (Gujarat).
261.	-do-	-do-	Sh. Dave Jayendra Kumar Dayashan- ker (Jayendra Dave) 1238, Devnisher Mandavinipole, Ahmedabad (Gujarat).
262.	-do-	76-Jamalpur	Sh. Kadari Mo. Rafik Ahemadmiyan Behind Gujarat Vaish, Hajibibi's Tekra Ahmedabad (Gujarat).
263.	-do-	-do-	Sh. Chhipa Inus Haji Mohmed 1312, Near Kachni's Masjid, Near Saidu Saiyad Dargha Jamalpur, Ahmedabad, (Gujarat).
264.	-do-	-do-	Sh. Botawala Yusufbhai Yakubbhai (Jeksan) (Botawala Jav, near Nadiwad, Jamalpur, Ahmedabad, (Gujarat).
265.	-do-	-do-	Sh. Mahmud Sharif Ganibhai Devadi- wala (Mugle Azam) 3339/1, Near Navi Masjid, Salaraji's Gali, Jamalpur, Ahmedabad (Gujarat).
266.	-do-	-do-	Sh. Hotelwala Mohmad Hanif Samshu- ddin Outside Dastanji's Gali, Nariyawad, Jamalpur, Ahmedabad, (Gujarat).

BY ORDER,

A. K. SRIVASTAVA,
Secretary to The Election
Commission of India.



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Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV—C

Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

THE BAR COUNCIL OF GUJARAT

Notification

No. BCG/1712 of 1992.—In exercise of the powers conferred by section 30(1) of the Gujarat Advocates Welfare Fund Act, 1991 the Bar Council of Gujarat has vide its Resolution No. 97 of 1991 dated 14th September, 1991 made the following Regulations which are approved by the Government of Gujarat, Legal Department, Sachivalaya, Gandhinagar vide its letter No. APF-1078-265-D (Part-2) dated 21st May, 1992.

High Court Building,
Navrangapura,
AHMEDABAD-380 009.

Date : 28th May, 1992.

A. D. VYAS,
Secretary,
Bar Council of Gujarat.

BY THE BAR COUNCIL OF GUJARAT

REGULATIONS

Ahmedabad, dated the 14th September, 1991.

GUJARAT ADVOCATES WELFARE FUND ACT, 1991.

In exercise of the powers conferred by Section 30 of the Gujarat Advocates Welfare Fund Act, 1991 (Gujarat Act No. 14 of 1991) and of all other powers enabling it in that behalf, the Bar Council of Gujarat, with the previous approval of the State Government, hereby makes the following Regulations, namely:—

1. **Short title and commencement.**—(1) These regulations may be called the Gujarat Advocates Welfare Fund Regulations, 1991;

(2) They shall come into force with effect from such date as the Bar Council may appoint in this behalf and different dates may be appointed for different provisions of these Regulations.

2. **Definitions.**—In these regulations, unless the context otherwise requires,—

(a) "Act" means the Gujarat Advocates Welfare Fund Act, 1991;

(b) "Form" means a form appended to these regulations;

(c) "practise" means to appear, plead and act for a party before a Court of Law, a Tribunal or other authority or person authorised to take evidence on oath and to adjudicate or to decide any dispute;

(d) "Secretary" means Secretary of the Bar Council;

(e) "Section" means a section of the Act;

(f) "Vakalatnama" includes a memorandum of appearance other document by whatever named called, except proxy or transfer patra, by which an advocate is authorised to act, appear or plead before any Court, or any Tribunal or such other authority or persons as is referred to in section 16 legally authorised to take evidence or to adjudicate or decide any dispute;

(g) Words and expressions used in these regulations but not defined shall have the same meaning respectively assigned to them under the Act.

3. **Powers, functions and duties of the Administrative Committee.**—(1) Chairman of the Bar Council shall be the ex officio Chairman of the Administrative Committee.

(2) The Administrative Committee shall meet, at least once in three calendar months or more often if found necessary to transact business under this Act or the regulations made thereunder.

(3) Four members of the Administrative Committee shall form the quorum for a meeting, of the Committee.

(4) The Chairman or, in his absence, a member elected from amongst the members present shall preside over a meeting of the Administrative Committee.

(5) Any matter coming up before a meeting of the Administrative Committee shall be decided by a majority of the members present and voting at the meeting and, in the case of an equality of votes, the Chairman or the member presiding over the meeting shall have a casting vote.

4. **Notice of meeting of Administrative Committee.**—(1) Seven clear days' notice shall be given for an ordinary meeting of the Administrative Committee.

(2) An urgent meeting may be called by the Chairman in his discretion by giving atleast notice of 24 hours and such notice may be given by telephone, telegram or letter.

(3) The meeting of the Administrative Committee shall ordinarily be held at the office of the Bar Council unless the Chairman otherwise directs.

5. Recognition and Registration of Bar Association.—(1) An application under Section 14 may be made by any Association of Advocates functioning in any Court or before any Tribunal or any other authority or person legally authorised to take evidence or to adjudicate or decide any dispute to the Administrative Committee for recognition and registration of the Bar Association in Form No. I.

(2) On recognition of such an Association, Administrative Committee shall issue a Certificate of Registration to the Association in form No. II.

Such Certificate shall be signed by the Chairman of the Administrative Committee and shall bear its seal.

(3) An order passed under Section 14(3) refusing to recognise, the Association shall be communicated by the Committee by registered post.

(4) An appeal filed under section 14(4) shall be examined and duly registered by the Secretary and shall fix the date of hearing in consultation with the Chairman of the Bar Council and the Bar Council after giving an opportunity of hearing to the parties shall pass such order as it deems fit.

(5) A copy of every order passed on Appeal, duly certified as true and correct by the Secretary, shall be communicated to the appellant and to the Administrative Committee. Additional Certified copy of the order, however, may be supplied on application being filed along with the requisite fee as may be decided by the Administrative Committee from time to time.

6. Application for Membership of the Fund.—(1) An application for membership of the Fund shall be made by Advocate to the Administrative Committee in Form No. III through any one Bar Association. Such application shall be signed by the applicant and attested by either president, Vice President, or Secretary of the recognised Bar Association of which he is a member.

(2) On being admitted as a member, the Secretary shall communicate membership number to such applicant;

(3) An order passed under Section 16(2) rejecting the application for membership shall be communicated by the Committee by registered post;

(4) An appeal filed under Section 16(4) shall be examined and duly registered by the Secretary and shall fix the date of hearing in consultation with the Chairman of the Bar Council and the Bar Council after giving an opportunity of hearing to the parties shall pass such order as it deems fit;

(5) A copy of every order passed on Appeal, duly certified as true and correct by the Secretary, shall be communicated to the appellant and the Administrative Committee. Additional Certified copy of the order however, may be supplied on application being filed along with the requisite fees as may be decided by the Administrative Committee from time to time.

(6) The Secretary shall maintain a register of members containing the date of the application of the applicant, the date of his admission and his membership number, the date of cessation of practice, date of retirement, date of death and other necessary columns. Such register shall also provide a blank column for remarks. The Register be maintained in Form No. IV.

(7) If any of the statement of fact in any of columns No. 5 and 8 to 12 of the said application for admission as a member of the Fund is found to be false at any time, the name of the applicant shall be liable to be struck off as a member of the fund and shall also not be entitled to all or any of the benefit under the Act.

7. Nomination.—Every member of the fund shall make a nomination in Form No. V conferring on one or more persons the right to receive death retirement and or any other benefits for which he is entitled under the Act.

8. Failure to intimate about retirement in time.—If a member voluntarily suspend or ceases practice or retires he shall forward the necessary intimation to the Administrative Committee in Form No. VI. If he fails to intimate, the fact thereof to the Administrative Committee within 60 days of such suspension

or cessation or retirement/as required by sub-section (3) of Sec. 17 the Administrative Committee may reduce the amount payable to such member under Section 18 according to the delay in giving such intimation at the rate of Rs 50/- per month.

Provided that if such member establishes sufficient circumstances to the satisfaction of the Administrative Committee. Administrative Committee may condone the delay in giving such intimation.

9. **Re-admission of a member to the Fund.**—(1) A member who has opted for retirement benefits and has received payment of the fund under sub-section (3) of Section 18 may be re-admitted to the fund as a new member provided that alongwith the application for re-admission such a member repay to the fund the entire amount received by way of retirement benefits when opted together with interest on the said amount at the rate of 12% from the date of receipt of the said amount till the date of application for re-admission to the Fund. The application for re admission under sub-section (3) of Section 18 shall be in Form VII.

(2) The member so admitted under sub-clause (1) above shall be entitled to receive the entire amount paid by him under sub-clause (1) at the time of his cessation of practice or on his death in the manner specified in Section 18.

10. **Payment under Section 18.**—(1) An application for payment out of the fund from any member or his Nominee or nominees shall be made in Form No. VIII as the case may be;

(2) All disbursements of amounts payable under Section 18 shall be by account payee cheques signed by the Chairman and the Secretary.

11. **Printing and accounting of Welfare Fund Stamp.**—(1) The number of welfare fund Stamps to be got printed and the press in which they shall be got printed shall be determined by the Bar Council on each occasion having due regard to Security against excessive printing and other possible abuses.

(2) Before entrusting the printing work as in sub rule (1) to any printing press the Bar Council shall ordinarily obtain from the person representing the press such sum of money, as in its opinion, adequate in the form of an account payee demand draft drawn in its favour, as earnest money deposit to ensure safe and timely printing and delivery of the stamps. The earnest money deposit shall not be refunded and the bill for the work of printing shall not be paid for, unless the Bar Council is satisfied of the work of printing and safe and timely delivery of the stamps.

(3) The stamps received from the printing press shall be counted by the Secretary to the Bar Council and a statement shall be recorded to this effect in Register No. I and such other Registers as may be necessary. Such statement shall be signed by the Secretary and counter signed by the Chairman of the Bar Council.

(4) The custody of the Stamps shall be held by the Chairman and Secretary of the Bar Council, in double lock receptacles.

12. **The following Register shall be maintained by the Secretary:—**

I. Register showing the order placed for the printing of stamps:

II. Register showing the stock of stamps with the following heads:

(a) Serial number

(b) Date

(c) Opening stock

(d) Receipt

(e) Issue

(f) Balance

III. Day Book

IV. Ledger

V. Cash Book

VI. Receipt book with inner follow and

VII. Such other register and records as may be directed by the Bar Council from time to time.

13. Bar Association to keep records and accounts of Stamps.—The President and the Secretary of every Bar Association shall be responsible to the Bar Council for the purpose of distribution of stamps to its members and the Bar Association may make appropriate arrangements through any other agency for the distribution and sale of stamps and shall maintain proper accounts pertaining to the same, and for this purpose maintain the following records and registers namely :

I. Register showing the stock of stamp with the following heads:-

(1) Serial Number

(b) Date

(c) Opening stock

(d) Receipt

(e) Issue

(f) Balance

II. Day Book

III. Ledger

IV. Cash Book

14. (1) The Secretary to the Administrative Committee shall receive and collect all sums specified in sub-section (2) of Section 3 and deposit the same in the fund Account in the Bank forth-with:

(2) Separate account shall be maintained for the receipt under each of the clause (a) to (i) of sub-section (2) and under sub-section (3) of Section 3.

15. For the purpose of management of the fund, the Bar Council shall authorise Administrative Committee or Secretary to make such investment of the fund as may be decided by the Bar Council.

16. Annual Report.—The Annual report for the year beginning from 1st April, to 31st March, of the next year shall be prepared before the end of 30th June of the following year and a copy of that report shall be submitted to the State Government within 15 days after such report has been approved by the Administrative Committee.

17. Records to be maintained by Secretary.—The Secretary of the Bar Council shall keep and maintain the following records and register namely:—

(i) The Register of the Registered Bar Association requiring the particulars under Section 14, the number of members, increase or decrease in respect thereof and also the number of member of each Bar Association who have become the members of the Fund along with column for other remarks;

(ii) A minute book of every meeting of the Administrative Committee.

(iii) A register of the staff appointed by the Administrative Committee.

(iv) A record of the members who have retired and who have received benefits under Section 18.

(v) Register showing the instances and cases reported to the Bar Council for appropriate action under Sub-section (3) of Section 22.

(vi) A record of each case decided by the Administrative Committee against which an appeal lies to the Bar Council under Section 14 and 16 together with the result of the appeal and other particulars.

(vii) A register for the group insurance of the members of the fund giving particulars of each member of the group together with the premium payable, amount paid by a member, etc. and benefits and compensation given to such member.

(viii) A register of enquiries instituted and conducted by the Administrative Committee for the purpose of the Act.

FORM NO. I

(See Regulation 5(1))

APPLICATION FOR RECOGNITION AND REGISTRATION

1. Name of the Association.
2. Whether registered under the Societies Registration Act or other Similar Act (Give details.)
3. Name and place of Court, Tribunal Authority or person in which the Association is functioning.
4. Number of members at the time of application (list of names, address, date of enrolment, age of members)
5. Names and address of the President, Vice-President and Secretary and office bearers at time of presentation of the application.
6. Memorandum of Association, Regulations and bye-laws of Association.

Declaration

We have read regulations of recognition and registration and abide by the same
We shall furnish details as required under Section 15(1)(2)

We.....
Solemnly affirm that the particulars stated above are true and correct.

President/Vice-President/Chairman

Secretary

Place :

Dated :

(Seal of the Association)

FORM NO. II

(See Regulation 5(2))

CERTIFICATE OF REGISTRATION

The Administrative Committee do hereby certify that the.....
Association is registered under section 14 of the Gujarat Advocates' Welfare Fund Act, 1991 and its
Registration No. is.....

Given under my hand and seal of the Administrative Committee

Dated this, the

day of

199

Seal

Chairman

FORM NO. III

(See Regulation 6(1))

APPLICATION FORM FOR THE MEMBERSHIP OF THE FUND UNDER SECTION 16 OF THE GUJARAT ADVOCATES WELFARE FUND ACT (ACT NO. 14 OF 1991)

The Secretary
Administrative Committee
Bar Council of Gujarat,
Ahmedabad.

Sub : Application under Section 16

Sir,

I apply to be admitted as Member of the Fund :

1. Name :
2. Father's name :
3. Date of Birth :
4. Address : dated
5. Enrolment No. and its date in the Bar Council : f
6. Date since practising as :
 - (A) Pleader :
 - (B) Advocate :
in the State of Gujarat.
7. Name of the Bar Association of which the applicant is member :
(Certificate of recognised Bar Association be enclosed)
through which applicant claims benefit under the Act.
8. Reason of Suspension if any :
9. Whether the applicant was convicted by a Court of Law for an offence of moral turpitude :
10. Whether the applicant was ever removed from membership of fund, if so
When : Why :
11. Usual Place/Places of practice
12. Whether the applicant is in part-full time service;
if yes, give particulars :
13. Any other details :

DECLARATION

- (a) I hereby declare that the above particulars are true to my personal knowledge;
- (b) I hereby undertake to abide by the provisions of Act, Regulations and directions etc. made thereunder :
- (c) I further declare that if any statement of fact stated in Columns Nos. 5, 8, 9, 10, 11 and 12 of this Application is found to be false at any time, my name shall be liable to be struck off as member of the fund and shall also not be entitled to all or any of the benefit under the Act.

Dated :

Signature of the Applicant
Advocate.

Forwarded by President/Secretary/Certifying that applicant is a member of Bar Association.

President/Vice-President/Secretary

FORM NO. IV

[See Regulation 6 (6)]

FORM OF REGISTER OF MEMBERS ADMITTED TO THE WELFARE FUND

Sr. No.	Membership No., Name & address of the members	Name of Bar Association in which he is a member	Date of Birth	Date of Enrolment as an Advocate	No. in the State Roll of Advocates	Date of admission to the Fund	Remarks
1	2	3	4	5	6	7	8

FORM NO. V

(See Regulation 7)

NOMINATION FORM

I.....hereby nominate person/persons mentioned below who is/are member of my family and confer on her/him/them the right to receive to the extent specified below the benefits which may be authorised by the Administrative Committee in the event of my death/cessation of practice or retirement and the right to receive on my death, to the extent specified below any benefit which having become admissible to me on my retirement may remain unpaid at my death.

Name, age and address of Nominee	Proportion of share to be paid to each of them	Relationship of Nominee with the member
----------------------------------	--	---

This nomination supersedes the nomination made by me earlier on.....which stands cancelled.

Dated this.....day of.....199

Signature of Witness

1.....

2.....

Signature of Member

FORM NO. VI

(See Regulation 8)

APPLICATION FORM FOR VOLUNTARY RETIREMENT

1. Name and address of member :
2. Age of member on the date of the application.....
3. Date of admission of the fund.....

4. Date of enrolment as an Advocate :
5. Whether any benefits or amenities availed of under this Act and Regulations. State details thereof:
6. Reasons for retirement, certificate in support of the reasons, if any :
7. Certificate of the Bar Council of removal of his name from the roll of Advocates :
8. Copy of the notice of retirement given to the Administrative Committee :
- b. Reasons for delay in giving notice of retirement, if any :

I,.....do hereby solemnly affirm that the particulars furnished above are true and correct.

Place :

Dated :

Signature of the Applicant

FORM NO. VII

[(See Regulation 9(1)]

APPLICATION FOR RE-ADMISSION TO THE WELFARE FUND

The Secretary
Administrative Committee
Bar Council of Gujarat
Ahmedabad.

Sir,

I apply to be admitted as a Member of the Fund :

1. Name :
2. Father's name :
3. Date of Birth :
4. Address :
5. Enrolment No. and its date in the Bar Council :
6. Date since practising as :
(a) Pleader : (b) Advocate :
in the State of Gujarat.
7. Name of the Bar Association of which the applicant is member (Certificate of recognised Bar Association be enclosed), through which applicant claims benefit under the Act :
8. Reason of Suspension; if any.....
9. Whether the applicant was convicted by a Court of Law for an offence of moral turpitude:

10. Whether the applicant was ever removed from membership of fund, if so :
- When :
- Why :
11. Usual Place/Places of practice :
12. Whether the applicant is in part-full time service, if yes, give particulars :
13. Date and details of receipt of benefits alongwith interest, as required by Regulation 9:
14. Date of previous admission to the membership of the Fund :
15. Grounds for re-admission under Section 18(3)
16. Any other details :

I,do Solemnly affirm that the particulars furnished above are true and correct.

Place :

Dates :

Signature of the applicant.

FORM NO. VIII

[See Regulation 10-(1)]

APPLICATION FOR PAYMENT FROM THE FUND

1. Name and address of the Applicant :
2. Age and date of birth of the applicant :
3. Date of enrolment under the Advocates' Act, 1961 :
4. Membership number under the Gujarat Advocates Welfare Fund Act, 1991. :
5. Date of Retirement :
6. Date of death of member and death certificate :
7. Details regarding nomination :
- (i) Relation of applicant to the deceased member :
- (ii) Relation of nominee or nominees to the deceased member :
8. Succession Certificate if any :
9. Other necessary facts required for consideration of application :

Place :

Dated :

Signature of the applicant.

Where the person entitled to the amount is minor his/her natural guardian may apply.

Ahmedabad, 28th May, 1992.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

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MONDAY, JULY 13, 1992/ASADHA 22, 1914

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV—C

Separate paging is given to this Part in order that it may be filed as a separate compilation. Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

ELECTION COMMISSION OF INDIA NEW DELHI

Notification

Dated the 8th July, 1992.

17 Asadha, 1914

No. 479/7/92/I.—In pursuance of clause (b) of rule 7 of the Presidential and Vice-Presidential Elections Rules, 1974, the Election Commission hereby directs that the following amendment shall be made in its notification No. 479/7/92/I, dated the 10th June, 1992, namely :—

In the Table appended to said notification, under column 1, for the item 5 "Reading Room of Library of the Bihar Vidhan Sabha, Patna" the entry "The large size Room No. 9 on Ground Floor of the Bihar Legislative Assembly, Patna" shall be substituted.

By Order,
K. P. G. KUTTY,
Secretary.

भारत निर्वाचन आयोग नई दिल्ली

अधिसूचना

तारीख 8 जुलाई, 1992/17 आषाढ, 1914 (शक)

सं. 479/7/92/I.—राष्ट्रपतीय एवं उपराष्ट्रपतीय निर्वाचन नियम, 1974 के नियम 7 के खंड (ख) के अनुसरण में, निर्वाचन आयोग निर्देश देता है कि तारीख 10 जून, 1992 की इसकी अधिसूचना सं. 479/7/92/I में निम्नलिखित संशोधित किया जाएगा अर्थात् :

उक्त अधिसूचना से संलग्न सारणी में, स्तम्भ 1 के नीचे, मद 5 “ बिहार विधानसभा के पुस्तकालय का अध्ययन कक्ष, “पटना” के स्थान पर “बिहार विधान सभा के ग्राउंड फ्लोर पर बड़े साइज का कक्ष नं. 9, पटना” प्रविष्टि रखी जायेगी।

आदेश से,
के. पी. जी. कुट्टी,
सचिव।

ELECTION COMMISSION OF INDIA, NEW DELHI

Notification

Dated the 8th July, 1992.

17 Asadha, 1914 (SAKA)

No. 479/7/92/III.—In pursuance of clause (a) of rule 7 of the Presidential and Vice-Presidential Elections Rules, 1974, read with sub-rule (1) of rule 9 of said Rules, the Election Commission hereby directs that following amendment shall be made in its Notification No. 479/7/92 III, dated the 10th June, 1992, published in the Gazette of India, Part II Section 3 (iii), dated the 10th June, 1992, namely:—

In the Table appended to said notification against item 4 for the existing entry under column 2, the entry “The large size Room No. 9 on the Ground Floor of the Bihar Legislative Assembly, Patna” shall be substituted.

By Order,
K. P. G. KUTTY,
Secretary.

भारत निर्वाचन आयोग नई दिल्ली

अधिसूचना

तारीख 8 जुलाई, 1992, 17 आषाढ, 1914 (शक)

सं. 479/7/92/III.—राष्ट्रपतीय एवं उपराष्ट्रपतीय निर्वाचन नियम, 1974 के नियम 9 के उप नियम (1) के साथ पठित उक्त नियमों के नियम 7 के खण्ड (क) के अनुसरण में, निर्वाचन आयोग यह निर्देश देता है कि भारत के राजपत्र, भाग II, खण्ड 3 (III) में तारीख 10 जून, 1992 को प्रकाशित तारीख 10 जून, 1992 की इसकी अधिसूचना सं. 479/7/92/III में निम्नलिखित संशोधन किया जायेगा, अर्थात् :

उक्त अधिसूचना से संलग्न सारणी में मद 4 के सामने, स्तम्भ 2 के नीचे विद्यमान प्रविष्टि के स्थान पर “बिहार विधान सभा के ग्राउंड फ्लोर पर बड़े साइज का कक्ष नं. 9, पटना” प्रविष्टि रखी जायेगी।

आदेश से,
के. पी. जी. कुट्टी,
सचिव।

ELECTION COMMISSION OF INDIA, NEW DELHI

Notification

Dated the 10th July, 1992/19 Asadha, 1914 (Saka).

No. 479/7/92/I.—Whereas, rule 7(a) of the Presidential and Vice-Presidential Elections Rules, 1974 provides that at every Presidential Election where a poll is to be taken, the Election Commission shall fix a place of polling in the Parliament House, New Delhi, and also in the premises in each State in which the Legislative Assembly of that State meets for transaction of business ;

And whereas, the Election Commission, by its Notification No. 479/7/92/I, dated 10th June, 1992, issued in pursuance of the said rule 7(a), had fixed, among other places, the Conference Hall of Manipur Legislative Assembly, Imphal as the place of poll for elected members of the Manipur Legislative Assembly and any elected member of Parliament, who after intimation to the Election Commission intends to vote at the place of polling in Imphal ;

And whereas, before fixing the said place of polling in Imphal, the permission of the Hon'ble, Speaker of the Manipur Legislative Assembly for using the said Conference Hall as the place of polling was obtained ;

And whereas, the Election Commission by its Notifications No. 479/3/92/III, dated 5th June, 1992 and 479/7/92/III, dated 10th June, 1992 had appointed the Secretary of the Manipur Legislative Assembly as the Assistant Returning Officer and specified him as the officer who shall conduct the poll at the aforesaid place of polling in Imphal ;

And whereas, there was some controversy as to who is the real incumbent of the post of Secretary of the Manipur Legislative Assembly in view of certain Court proceedings pending before the Hon'ble Supreme Court and the Commission, by its subsequent Notification No. 479/3/92-III, dated 5th July, 1992 appointed the Deputy Commissioner, Imphal as the Assistant Returning Officer and the specified Officer for the conduct of the poll at the aforementioned place of polling in Imphal :

And whereas, the Hon'ble Speaker of Manipur Legislative Assembly subsequently directed on 8th July, 1992 that the said Conference Hall of the Manipur Legislative Assembly shall not be spared for holding the Presidential Election as its place of poll ;

And whereas, the Election Commission, by its message No. 479/7/92/I, dated 10th June, 1992, requested the Hon'ble Speaker kindly to reconsider his decision in view of the express provisions of the above referred rule 7(a) of the Presidential and Vice-Presidential Elections Rules, 1974 ;

And whereas, the Hon'ble Speaker of Manipur Legislative Assembly has informed *vide* the message No. 8/1 (14)/92-LA(LEG), dated 10th July, 1992 from Shri N. Hera Singh, Secretary in-charge of Manipur Legislative Assembly, Imphal that "the Election Commission has recently amended the mandatory provision under sub-section (1) of section 3 of the Presidential and Vice-Presidential Elections Act, 1952 for the States of Bihar and Manipur, without inviting view of comment from the Speaker in the latter case" and has appointed the Deputy Commissioner, Imphal as Assistant Returning Officer for conducting the Presidential Election in Manipur and fixed a venue of polling in the premises of Manipur Legislative Assembly ;

And whereas, the Hon'ble Speaker of Manipur Legislative Assembly has desired through the said message dated 10th July, 1992 either to conduct the Presidential Election elsewhere outside the premises of the State Legislative Assembly under the management of the Assistant Returning Officer appointed by the Election Commission or to appoint any responsible Officer from the Secretariat of Manipur Legislative Assembly as Assistant Returning Officer for conducting the said election at the Assembly premises ;

And whereas, the Election Commission is now left with no alternative except to fix another place of polling in Imphal instead of the Conference Hall of the Manipur Legislative Assembly as originally fixed ;

And whereas, the Chief Electoral Officer, Manipur has proposed the Conference Hall of Old Secretariat Building, Manipur, Imphal as the alternative place of polling and has certified that the Hall is spacious enough and suitable for conducting free, fair and peaceful poll and that the Building where the above mentioned Conference Hall is situated is secure ;

Now, therefore, the Election Commission, in exercise of the powers conferred by Articles 324 of the Constitution, Rule 7(a) of the Presidential and Vice-Presidential Elections Rules, 1974 and all other powers enabling it in this behalf, hereby fixes the Conference Hall of Old Secretariat Building Manipur, Imphal, as the place of polling in Imphal for the Presidential Election to be held on 13th July, 1992 and directs that the Commission's Notification Nos. 479/7/92/I and 479/7/92/III, both dated the 10th June, 1992 shall be amended as under :—

(1) In the Table appended below Notification No. 479/7/92/I dated 10th June, 1992, for the existing entry against Item No. (15) under Column 1, the entry "Conference Hall of Old Secretariat Building, Imphal Manipur," shall be substituted; and,

(2) In the Table appended below Notification No. 479/7/92/III, dated 10th June, 1992, for the existing entry against Item No. 14, under Column 2, the entry "Conference Hall of Old Secretariat Building, Imphal Manipur," shall be substituted.

By Order,

K. P. G. KUTTY,
Secretary.

भारत निर्वाचन आयोग, नई दिल्ली-110001

अधिसूचना

तारीख : 10 जुलाई, 1992/19 आषाढ़, 1914 (शक)

सं. 479/7/92/I.—राष्ट्रपतीय एवं उपराष्ट्रपतीय निर्वाचन नियम, 1974 के नियम 7 (क) में यह प्रावधान है कि प्रत्येक राष्ट्रपतीय निर्वाचन में, जहाँ मतदान कराया जाता है, निर्वाचन आयोग, संसद भवन, नई दिल्ली में और प्रत्येक राज्य के उस परिसर में भी, जिसमें उस राज्य की विधानसभा कार्य करने के लिए मिलती है, मतदान का स्थान नियत करेगा ;

और, निर्वाचन आयोग ने उक्त नियम 7 (क) के अनुसरण में जारी की गई तारीख 10 जून, 1992 की अपनी अधिसूचना संख्या 479/7/92/I द्वारा अन्य स्थानों में से मणिपुर विधानसभा, इम्फाल के कांफ्रेंस हाल को, मणिपुर विधानसभा के निर्वाचित सदस्यों और संसद के किसी भी निर्वाचित सदस्य जो निर्वाचन आयोग को सूचित करने के बाद इम्फाल में मतदान के स्थान पर मत देने का इच्छुक है, के लिए मतदान के स्थान के रूप में विनियत किया था ;

और, इम्फाल में मतदान के उक्त स्थान को नियत करने से पहले, मणिपुर विधानसभा के माननीय अध्यक्ष से उक्त कांफ्रेंस हाल को मतदान के स्थान के रूप में प्रयोग करने के लिए अनुमति ले ली गई थी ;

और, निर्वाचन आयोग ने तारीख 5 जून, 1992 की अपनी अधिसूचना संख्या 479/3/92/III और तारीख 10 जून, 1992 की अपनी अधिसूचना संख्या 479/7/92/III द्वारा मणिपुर विधानसभा के सचिव को सहायक रिटर्निंग आफिसर के रूप में नियुक्त किया था और उसे ऐसे अधिकारी के रूप में विनिर्दिष्ट किया था, जो इम्फाल में मतदान के उक्त स्थान पर मतदान का संचालन करेगा ;

और, कुछ विवाद था कि उच्चतम न्यायालय के समक्ष लम्बित कुछ न्यायालय संबंधी कार्यवाहियों को देखते हुए मणिपुर विधानसभा के सचिव के पद का वास्तविक पदधारी कौन है और निर्वाचन आयोग ने तारीख 5 जुलाई, 1992 की अपनी पश्चातवर्ती अधिसूचना संख्या 479/3-92/III द्वारा उपायुक्त ; इम्फाल को सहायक रिटर्निंग आफिसर के रूप में नियुक्त किया और उसे इम्फाल में मतदान के उक्त स्थान पर मतदान के संचालन के लिए विनिर्दिष्ट किया ;

और, मणिपुर विधानसभा के माननीय अध्यक्ष ने उसके बाद तारीख 8 जुलाई, 1992 को निदेश दिया कि मणिपुर विधानसभा का उक्त कांफ्रेंस हाल राष्ट्रपतीय निर्वाचन कराने के लिए मतदान के स्थान के रूप में सुरक्षित नहीं रखा जायेगा ;

और, निर्वाचन आयोग ने तारीख 10 जून, 1992 के अपने संदेश संख्या 479/7/92/I द्वारा माननीय अध्यक्ष से अनुरोध किया कि वे राष्ट्रपतीय एवं उपराष्ट्रपतीय निर्वाचन नियम, 1974 के उपरोक्त नियम 7 (क) के स्पष्ट उपबंधों को ध्यान में रखते हुए अपने निर्णय पर पुनः विचार करें ;

और, मणिपुर विधानसभा के माननीय अध्यक्ष ने मणिपुर विधानसभा के प्रभारी सचिव श्री एन. हेरा सिंह से प्राप्त तारीख 10 जुलाई, 1992 के संदेश संख्या 8/1(14)/92-वि. स. (विद्या.) के द्वारा सूचित किया है कि "निर्वाचन आयोग ने बिहार और मणिपुर राज्यों के लिए पश्चात् कथित मामलों में अध्यक्ष से कोई विचार या टिप्पणी लिये बिना राष्ट्रपतीय एवं उपराष्ट्रपतीय निर्वाचन अधिनियम, 1952 की धारा 3 की उपधारा (1) के अधीन आज्ञापक उपबंध को हाल ही में संशोधित किया है" और मणिपुर में राष्ट्रपतीय निर्वाचन के संचालन के लिए उपयुक्त, इम्फाल को सहायक रिटर्निंग आफिसर के रूप में नियुक्त किया है तथा मणिपुर विधानसभा के परिसर में मतदान का स्थान नियत किया है ;

और, मणिपुर विधानसभा के माननीय अध्यक्ष ने तारीख 10 जुलाई, 1992 के उक्त संदेश के माध्यम से यह इच्छा व्यक्त की है कि या तो निर्वाचन आयोग द्वारा नियुक्त सहायक रिटर्निंग आफिसर की व्यवस्था के अधीन राष्ट्रपतीय निर्वाचन का संचालन राज्य विधानसभा के परिसर के बाहर कहीं और कर लें, या मणिपुर विधानसभा सचिवालय से किसी उत्तरदायी अधिकारी को विधानसभा के परिसर में उक्त निर्वाचन कराने के लिए नियुक्त कर दें ।

और, निर्वाचन आयोग के पास अब कोई विकल्प नहीं रह गया है सिवाय इसके कि वह मणिपुर विधानसभा के कांफ्रेंस हाल, जो मूलतः नियत किया गया था, के बजाय इम्फाल में मतदान का दूसरा स्थान नियत करे;

और, मुख्य निर्वाचन अधिकारी मणिपुर ने पुराना सचिवालय भवन, मणिपुर, इम्फाल के कांफ्रेंस हाल को मतदान के स्थान के विकल्प के रूप में प्रस्तावित किया है और यह प्रमाणित किया है कि हाल काफी विशाल है और यह स्वतंत्र, निष्पक्ष और शांतिपूर्ण मतदान कराने के लिए उपयुक्त है और यह कि यह भवन जहाँ पर उपरोक्त कांफ्रेंस हाल स्थित है, सुरक्षित है ;

अतः, अब, निर्वाचन आयोग, संविधान के अनुच्छेद 324, राष्ट्रपतीय एवं उपराष्ट्रपतीय निर्वाचन नियम, 1974 के नियम 7 (क) द्वारा प्रदत्त शक्तियों और इस संबंध में उसे समर्थ बनाने वाली अन्य सभी शक्तियों का प्रयोग करते हुए, पुराना सचिवालय भवन, मणिपुर, इम्फाल के कांफ्रेंस हाल को 13 जुलाई, 1992 को होने वाले राष्ट्रपतीय निर्वाचन के लिए इम्फाल में ऐसे मतदान के स्थान के रूप में इसके द्वारा नियत करता है, और निदेश देता है कि आयोग की तारीख 10 जून, 1992 की दोनों अधिसूचना संख्या 479/7/92/I और 479/7/92/III को निम्नलिखित के रूप में संशोधित किया जायेगा :-

- (1) तारीख 10 जून, 1992 की अधिसूचना संख्या 479/7/92/I के नीचे संलग्न सारणी में, स्तंभ 1 के नीचे मद संख्या (15) के सामने विद्यमान प्रविष्टि के स्थान पर "पुराना सचिवालय भवन का कांफ्रेंस हाल, इम्फाल, मणिपुर" प्रविष्टि रखी जायेगी, और,
- (2) तारीख 10 जून, 1992 की अधिसूचना संख्या 479/7/92/III के नीचे संलग्न सारणी में, स्तंभ 2 के नीचे मद संख्या 14 के सामने विद्यमान प्रविष्टि के स्थान पर, "पुराना सचिवालय भवन का कांफ्रेंस हाल, इम्फाल, मणिपुर" प्रविष्टि रखी जाएगी ।

आदेश से,
के. पी. जी. कुट्टी,
सचिव



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

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PART IV—C

Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

ELECTION COMMISSION OF INDIA

Notification

New Delhi-110 001, dated the 14th July, 1992/Asadha 23, 1914(S)

No. 480/2/92(1).—In pursuance of sub-section (1) of section 3 of the Presidential and Vice-Presidential Elections Act, 1952 (31 of 1952), the Election Commission, in consultation with the Central Government, hereby appoints the Secretary-General to the Lok Sabha, Parliament House, New Delhi to be the Returning Officer for the Vice-Presidential Election.

By Order,

K. P. G. KUTTY,

Secretary to the Election Commission of India.

भारत निर्वाचन आयोग

अधिसूचना

नई दिल्ली-११०.००१ तारीख १४ जुलाई १९९२/२३ आषाढ, १९१४ (शक)

सं० ४८०-२/९२ (१).—राष्ट्रपतीय और उप राष्ट्रपतीय निर्वाचन अधिनियम, १९५२ (१९५२ का ३१) की धारा ३ की उपधारा (१) के अनुसरण में निर्वाचन आयोग केन्द्रीय सरकार के परामर्शसे, महासचिव, लोकसभा, संसद भवन, नई दिल्ली को उप राष्ट्रपतीय निर्वाचन के लिए रिटर्निंग आफिसर के रूप में नियुक्त करता है।

अदेश से,
के० पी० जी० कुट्टी,
सचिव,
भारत निर्वाचन आयोग।

ELECTION COMMISSION OF INDIA

Notification

New Delhi-110 001, dated the 14th July, 1992/Asadha 23, 1914(S)

No. 480/2/92(2).—In pursuance of Sub-section (1) of Section 3 of the Presidential and Vice-Presidential Elections Act, 1952 (31 of 1952), the Election Commission hereby appoints Joint Secretary (L), Lok Sabha Secretariat, Parliament House, New Delhi, to be the Assistant Returning Officer for the Vice-Presidential Election.

By Order,

K. P. G. KUTTY,
Secretary to the Election Commission of India.

भारत निर्वाचन आयोग

अधिसूचना

नई दिल्ली-११० ००१, तारीख १४ जुलाई, १९९२।२३ आषाढ़, १९१४ (शक)

सं० ४८०।२।९२ (२).—राष्ट्रपतीय और उपराष्ट्रपतीय निर्वाचन अधिनियम, १९५२ (१९५२ का ३१) की धारा ३ की उपधारा (१) के अनुसरण में निर्वाचन आयोग संयुक्त सचिव (एल) लोकसभा सचिवालय, संसद भवन, नई दिल्ली को उपराष्ट्रपतीय निर्वाचन के लिए सहायक रिटर्निंग आफिसर के रूप में नियुक्त करता है।

आदेश से,
के० पी० जी० कुट्टी,
सचिव,
भारत निर्वाचन आयोग।



समर्थेन नयते

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FRIDAY, JULY 17, 1992/ASADHA 26, 1914

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ELECTION COMMISSION OF INDIA

Notification

Dated : 17th July, 1992/Asadha 26, 1914 (Saka). New Delhi-110001.

No. 480/92.—WHEREAS the term of office of Dr. Shanker Dayal Sharma, Vice-President of India, is due to expire on 2nd September, 1992 ;

AND WHEREAS under sub-section (3) of section 4 of the Presidential and Vice-Presidential Elections Act, 1952 (31 of 1952), the Election Commission is required to so appoint the dates for the election to fill the office of the Vice-President of India that the election will be completed at such time as will enable the vice-President thereby elected to enter upon his office on the 3rd day of September, 1992;

NOW, THEREFORE, in pursuance of sub-section (1) of section 4 of the said Act, the Election Commission hereby appoints in respect of the said election—

- the 31st July, 1992 (Friday) as the last date for making nominations ;
- the 1st August, 1992 (Saturday) as the date for the scrutiny of nominations ;
- the 3rd August, 1992 (Monday) as the last date for the withdrawal of candidatures; and
- the 19th August, 1992 (Wednesday) as the date on which a poll shall, if necessary be taken.

By Order,

K. P. G. KUTTY,
Secretary to the Election Commission of
India.

भारत निर्वाचन आयोग

अधिसूचना

निर्वाचन सदन, अशोक रोड, नई दिल्ली-११०००१

तारीख : १७ जुलाई १९९२।२६ आषाढ १९१४ (शक)

सं० ४६०/९२.- भारत के उप-राष्ट्रपति डॉ. शंकर दयाल शर्मा की पदावधि का अवतान तारीख २ सितम्बर १९९२ को हो रहा है ;

और राष्ट्रपतीय और उप-राष्ट्रपतीय निर्वाचन अधिनियम, १९५२ (१९५२ का ३१) की धारा ४ की उपधारा (३) के अधीन निर्वाचन आयोग द्वारा भारत के उप-राष्ट्रपति के पद को भरने के लिए निर्वाचन हेतु तारीखें ऐसे नियत की जानी अपेक्षित है कि निर्वाचन ऐसे समय में पूरा हो जाए कि निर्वाचित उप-राष्ट्रपति अपना पद ३ सितम्बर, १९९२ को ग्रहण करने में समर्थ हो सकेंगे ।

अतः अब, उक्त अधिनियम की धारा ४ की उपधारा (१) के अनुसरण में निर्वाचन आयोग उक्त निर्वाचन के लिए-

- | | | |
|--|----------------|------------|
| (क) नाम निर्देशन करने के लिए अन्तिम तारीख | ३१ जुलाई, १९९२ | (शुक्रवार) |
| (ख) नाम-निर्देशनों की संवीक्षा की तारीख | १ अगस्त, १९९२ | (शनिवार) |
| (ग) अभ्यर्थिताएं वापस लेने के लिए अन्तिम तारीख | ३ अगस्त, १९९२ | (सोमवार) |
| (घ) वह तारीख जितकी यदि आवश्यक हो तो मतदान होगा । | १९ अगस्त, १९९२ | (बुधवार) |

नियत करता है ।

आदेश से,

के० पी० जी० कुट्टी,
सचिव,
भारत निर्वाचन आयोग ।

ELECTION COMMISSION OF INDIA

Notification

Dated : 17th July, 1992/Asadha 26, 1914 (Saka). New Delhi-1.

No. 480/3/92.—In pursuance of rule 8 of the Presidential and Vice-Presidential Elections Rules, 1974, the Election Commission hereby :—

(a) fixes Room No. 63 First Floor, Parliament House in New Delhi as the place of polling for the Vice-Presidential Election to be held in accordance with its Notification No. 480/92, dated the 17th July, 1992; and.

(b) specifies the hours from 10.00 a. m. to 4.00 p. m. both inclusive to be the hours during which the poll will be taken at the said place of polling.

By Order,

K. P. G. KUTTY,
Secretary to the Election Commission of India.

भारत निर्वाचन आयोग

अधिसूचना

निर्वाचन सदन, अशोक रोड, नई दिल्ली-११०००१.

तारीख : १७ जुलाई, १९९२।२६ आषाढ, १९१४ (शक)

सं० : ४८०।।३।।९२.-राष्ट्रपतीय और उप-राष्ट्रपतीय निर्वाचन नियम, १९७४ के नियम ८ के अनुसरण में निर्वाचन आयोग—

(क) संसद भवन नई दिल्ली के प्रथम तल के कमरा संख्या ६३ को अपनी अधिसूचना संख्या ४८०/९२ तारीख १७ जुलाई, १९९२ के अनुसरण में होनेवाले उप-राष्ट्रपतीय निर्वाचन में मतदान का स्थान नियत करता है; और

(ख) १० बजे पूर्वाह्न से ४ बजे अपराह्न दोनों को सम्मिलित करते हुए, के बीच का समय उस समय के रूप में विनिर्दिष्ट करता है जिसके दौरान मतदान के उक्त स्थान पर मतदान होगा।

आदेश से,

के० पी० जी० कुट्टी,
सचिव,
भारत निर्वाचन आयोग.

LOK SABHA SECRETARIAT

FORM I

[See rule 3 of the Presidential and Vice-Presidential Elections Rules, 1974]

PUBLIC NOTICE

OF

ELECTION TO THE OFFICE OF VICE-PRESIDENT OF INDIA

WHEREAS a notification under sub-section (1) of section 4 of the Presidential and Vice-Presidential Elections Act, 1952, for the holding of an election to fill the office of Vice-President of India has been issued by the Election Commission. I. C. K. Jain, Secretary-General, Lok Sabha and the Returning Officer for such election, do hereby give notice that—

- (i) nomination papers may be delivered by a candidate or any one of his proposers or seconders to the undersigned at his office in Room No. 18, Ground Floor, Parliament House, New Delhi, or if he is unavoidably absent, to the Assistant Returning Officer, Shri T. S. Ahluwalia, Joint Secretary (L), Lok Sabha Secretariat, at the said office between 11 A.M. and 3 P. M. on any day (other than a public holiday) not later than Friday, the 31st July, 1992;
- (ii) each nomination paper shall be accompanied by a certified copy of the entry relating to the candidate in the electoral roll for the Parliamentary constituency in which the candidate is registered as an elector;
- (iii) every candidate shall deposit or cause to be deposited a sum of rupees two thousand five hundred only. This amount may be deposited in cash with the Returning Officer at the time of presentation of the nomination paper or deposited earlier in the Reserve Bank of India or in a Government Treasury and in the latter case a receipt showing that the said deposit of the sum has been so made is required to be enclosed with the nomination paper;
- (iv) forms of nomination papers may be obtained from the above said office at the times aforesaid;
- (v) the nomination papers, other than those rejected under sub-section (4) of section 5B of the Act, will be taken up for scrutiny at the said office in Room No. 18, Ground Floor, Parliament House, New Delhi on Saturday, the 1st August, 1992 at 11 A. M. ;
- (vi) the notice of withdrawal of candidatures may be delivered by a candidate or, any one of his proposers or seconders who has been authorised in this behalf in writing by the candidate, to the undersigned at the place specified in paragraph (i) above before three o'clock in the afternoon of Monday, the 3rd August, 1992 ;

- (vii) in the event of the election being contested, the poll will be taken on Wednesday, the 19th August, 1992 between the hours of 10 A.M. and 4 P.M. at the place of polling fixed under the rules.

NEW DELHI, Date the 17th July, 1992.

C. K. JAIN,
Secretary-General, Lok Sabha,
and
Returning Officer for the
Vice- Presidential Election.

लोक सभा सचिवालय

प्ररूप-1

(राष्ट्रपतीय और उपराष्ट्रपतीय निर्वाचन नियम, १९७४ का नियम ३ देखिये)

भारत के उपराष्ट्रपतीय पद के लिये निर्वाचन

की

लोक सूचना

भारत के उपराष्ट्रपति पद को भरने के लिये निर्वाचन करने के लिए, निर्वाचन आयोग द्वारा राष्ट्रपतीय और उपराष्ट्रपतीय निर्वाचन अधिनियम, १९५२ की धारा ४ की उपधारा (१) के अधीन अधिसूचना निकाल दी गई है, अतः मैं, सी० के० जैन महासचिव, लोक सभा तथा इस निर्वाचन के लिये रिटर्निंग आफिसर एतद्वारा सूचना देता हूँ कि :-

(१) अभ्यर्थी या उसके प्रत्यापकों या समर्थकों में से किसी एक द्वारा नामनिर्देशन-पत्र निम्न हस्ताक्षरकर्ता को कमरा नं० १८, निचली मंजिल, संसद् भवन, नई दिल्ली में उसके कार्यालय में या यदि वह अपरिवर्जनीय रूप से अनुपस्थित हो, तो सहायक रिटर्निंग आफिसर, श्री टी० एस० अहलुवालिया, संयुक्त सचिव (एल), लोक सभा सचिवालय को उक्त कार्यालय में शुक्रवार, ३१ जुलाई १९९२ के अनुपरान्त (लोक अवकाश-दिन से भिन्न) किसी दिन ११ बजे पूर्वाह्न और ३ बजे अपराह्न के बीच परिदत्त किए जा सकेंगे ;

(२) हर एक नामनिर्देशन-पत्र के साथ उस संसदीय निर्वाचन-क्षेत्र की निर्वाचक नामावली में अभ्यर्थी से सम्बद्ध प्रविष्टि की एक प्रमाणित प्रति लगाई जायेगी जिसमें अभ्यर्थी निर्वाचक के रूप में रजिस्ट्रीकृत है ;

(३) हर अभ्यर्थी केवल दो हजार पांच सौ रुपये की राशि जमा करेगा या जमा करवायेगा । यह रकम नामनिर्देशन-पत्र प्रस्तुत करते समय रिटर्निंग आफिसर के पास नकद जमा की जा सकेगी या भारतीय रिजर्व बैंक या किसी सरकारी खजाने में इससे पहले जमा की जा सकेगी और पश्चात्कथित दशा में ऐसी रसीद का जिसमें यह दर्शित किया गया हो कि उक्त राशि जमा कर दी गई है, नामनिर्देशन-पत्र के साथ लगाया जाना आवश्यक होगा ;

(४) नामनिर्देशन-पत्रों के प्ररूप पूर्वोक्त कार्यालय से पूर्वोक्त समय पर प्राप्त किये जा सकेंगे ;

(५) अधिनियम की धारा ५-ख की उपधारा (४) के अधीन नामंजूर किये गये नामनिर्देशन-पत्रों से भिन्न नामनिर्देशन-पत्रों की समीक्षा उपरोक्त कार्यालय, कमरा नं० १८ निचली मंजिल संसद् भवन, नई दिल्ली में शनिवार १ अगस्त, १९९२ को प्रातः ११-०० बजे की जायेगी ;

(६) अभ्यर्थिता वापस लेने की सूचना अभ्यर्थी, या उसके प्रस्थापकों या समर्थकों में से किसी एक द्वारा जो अभ्यर्थी द्वारा लिखित रूप से इस निमित्त प्राधिकृत किया गया हो, निम्न हस्ताक्षरकर्ता को, उपरोक्त पैरा (१) में विनिर्दिष्ट स्थान में सोमवार ३ अगस्त, १९९२ को तीन बजे अपराह्न से पहले परिदत्त की जा सकेगी ;

(७) निर्वाचन लड़े जाने की दशा में मतदान, इन नियमों के अधीन नियत किये गये मतदान के स्थान में बुधवार १९ अगस्त, १९९२ को १०-०० बजे पूर्वाह्न से ४-०० बजे अपराह्न के बीच होगा ।

सी० के० जैन,
महासचिव, लोक सभा
तथा
उपराष्ट्रपतीय निर्वाचन के लिये
रिटर्निंग आफिसर ।

नई दिल्ली, दिनांक १७ जुलाई, १९९२.



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GUJARAT STATE FINANCIAL CORPORATION

Notification

Pursuant to Regulation 33 of the Gujarat State Financial Corporation General Regulations, 1961, it is notified that the following Directors were elected at the 32nd Annual General Meeting of the Shareholders of the Corporation held on 22nd July, 1992 at 11.30 A. M. at the Head Office at Jaldarshan Building Ashram Road, Ahmedabad.

- 1 Shri N. Gomathinayagam
Chief General Manager
State Bank of India, Ahmedabad.

Elected to represent Scheduled Banks referred to in Clause (c) of Sub-section 3 of section 4 of the State Financial Corporations Act, 1951 for the unexpired period of the tenure of his predecessor (*i. e.* upto 25th July, 1993).

- 2 Shri B. R. Diwanji
Sr. Divisional Manager,
Life Insurance Corporation,
Jeevan Prakash,
Tilak Road, Ahmedabad.

Elected to represent other financial institutions (excluding Scheduled Banks, Co-op. Banks) like Insurance Companies (including Life Insurance Corporation of India) Investment Trusts, etc., referred to in Clause (c) of Sub-section 3 of section 4 of the SFCs Act, 1951 for the unexpired period of the tenure of his predecessor (*i. e.* upto 28th July, 1995).

Gujarat State Financial Corporation,
Jaldarshan Building, Ashram Road,
P. O. Box No. 4030,
AHMEDABAD-380 009.
Date : 22nd July, 1992.

L. M. SUD,
Managing Director.

ગુજરાત રાજ્ય નાણાકીય નિગમ

નોટિસ

ગુજરાત રાજ્ય નાણાકીય નિગમના સામાન્ય નિયમો, ૧૯૬૧ના નિયમ ૩૩ અનુસાર નિગમના શેરહોલ્ડરોની ૩૨મી વાર્ષિક સામાન્ય સભા તા. ૨૨-૭-૧૯૯૨ના રોજ સવારે ૧૧-૩૦ વાગે નિગમની વડી કચેરી જવદર્શન બિલ્ડીંગ, આશ્રમ રોડ, અમદાવાદ મુકામે યોજાયેલ, જેમાં નીચેના ડાયરેક્ટરોને ચૂંટાયેલા જાહેર કરવામાં આવ્યા છે :-

૧. શ્રી એન. ગોમથીનાયગમ,
ચીફ જનરલ મેનેજર,
સ્ટેટ બેંક ઓફ ઈન્ડિયા,
અમદાવાદ.

રાજ્ય નાણાકીય નિગમોના અધિનિયમ, ૧૯૫૧ની કલમ-૪ની પેટા-કલમ (૩) અનુચ્છેદ 'સી' ની રૂએ અનુસૂચિત બેન્કોનું પ્રતિનિધિત્વ કરવા તેમના પૂરોગામીની બાકીની મુદત (એટલે કે તા. ૨૫-૭-૯૩ સુધી) માટે ચૂંટાયેલા છે.

૨. શ્રી બી. આર. દિવાનજી,
સીનીયર ડીવીઝનલ મેનેજર,
ભારતીય જીવન વીમા નિગમ,
'જીવન પ્રકાશ' ટીલક રોડ, અમદાવાદ.

રાજ્ય નાણાકીય નિગમોના અધિનિયમ, ૧૯૫૧ની કલમ-૪ની પેટા-કલમ (૩) અનુચ્છેદ 'સી' ની રૂએ અન્ય નાણાકીય સંસ્થાઓ (અનુસૂચિત બેન્કો અને સહકારી બેન્કો સિવાય) જેવી કે વીમા કંપનીઓ (ભારતીય જીવન વીમા નિગમ સહિત) નાણાકીય ટ્રસ્ટો વગેરેનું પ્રતિનિધિત્વ કરવા તેમના પૂરોગામીની બાકીની મુદત (એટલે કે તા. ૨૮-૭-૯૫ સુધી) માટે ચૂંટાયેલા છે.

ગુજરાત રાજ્ય નાણાકીય નિગમ,
જવદર્શન બિલ્ડીંગ, આશ્રમ રોડ,
પો. બો. નં. ૪૦૩૦, અમદાવાદ-૩૮૦ ૦૦૯.

એલ. એમ. સુદ,
મેનેજિંગ ડિરેક્ટર.

તા. ૨૨મી જુલાઈ, ૧૯૯૨.



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GANDHIDHAM DEVELOPMENT AUTHORITY

Notification

Adipur (Kutch).

Dated: 23rd July, 1992.

No. : 5-GDA(5)/92/340.

The Gandhidham Development Authority in exercise of powers conferred by section 6 of the Gandhidham (Development and Control on Erection of Buildings) Act, 1957, proposes to issue Amendment No. 29 to the Gandhidham (Development and Control on Erection of Buildings) Directions, 1960, Amendment No. 14 to the Gandhidham (Development and Control on Erection of Buildings) Directions, 1962 for row type of houses and Amendment No. 1 to the Gandhidham (Development and Control on Erection of Buildings) Directions, 1982, for development of low-cost housing in revenue Survey numbers as per Annexure 'A', 'B' and 'C'.

Annexure 'A'

I. These Directions may be called the Gandhidham (Development and Control on Erection of Buildings) Directions, 1960-Amendment No. 29.

II. Below Table I of Direction No. 13 the following proviso be inserted :

Provided that relaxation in area of plot to the tune of 10% for plots upto 200 sq. m and 7.5% in case of bigger plots may be done while permitting number of storeys on a plot.

Annexure 'B'

I. These Directions may be called the Gandhidham (Development and Control on Erection of Buildings) Directions, 1962 for row type of houses-Amendment No. 14.

II. Below Table I of Direction No. 8-A the following proviso be inserted :

Provided that relaxation in area of plot to the tune of 10% for plots upto 200 sq. m. and 7.5% in case of bigger plots may be done while permitting number of storeys on a plot.

Annexure 'C'

I. These Directions may be called the Gandhidham (Development and Control on Erection of Buildings) Directions, 1982 for development of low cost housing in revenue survey numbers Amendment No. 1.

II. Direction No. 5(A)(i) be replaced by the following :—

The covered area shall be permissible as given in Table II under Direction No. 8-A of the Gandhidham (Development and Control on Erection of Buildings) Directions, 1962 for row type of houses. The said covered area shall be permissible on each of the two floors leaving front setback (margin) of 3.0 m. In case of semi-detached building, the side setback (margin) of 1.5 m. shall be left.

By order and in the name of the Authority,

G. N. SHIVDASANI,

Secretary,

Gandhidham Development Authority.

TABLE

Sr. No.	Particulars of Election	S. No. and Name of the Assembly Constituency	Name and address of the contesting candidates
1	2	3	4
267.	General Election to Legislative Assembly, 1990.	4—Mundra (SC)	Shri Maheshwari Mangaram Samar, Naranpur (Ravdi), Taluka Bhuj (Gujarat).
268.	-do-	76—Jamalpur	Shri Dave Jayendrakumar Dayashankar, (Jayendra Dave) 1238, Dev's Sheri, Mandvi's Pole, Ahmedabad (Gujarat).
269.	-do-	-do-	Shri Solanki Sureshbhai Himatlal, Vivek Bhavan, Patni Sheri, behind Prakash Cinema, Ahmedabad.
270.	-do-	75—Khadia	Shri Patel Devenbhai Kantibhai, 1336, Havelini Pole, Raipur Chakla, Ahmedabad, Gujarat.
271.	-do-	70—Shahpur	Shri Marvadi Ranchhodbhai Amarabhai, 1721, Marvidi's Chawl, Nagoriwad, Ahmedabad-1.
272.	-do-	89—Sidhpur	Shri Patel Kantilal Tribhovandas, At Kanesara, Post Khali, Taluka Sidhpur, Gujarat.
273.	-do-	-do-	Shri Muman Rajabali Memanji, At & Post Meloj, Taluka Sidhpur, District Mehsana, Gujarat.
274.	-do-	168—Olpad	Shri Kedarnath Moriya, Vadod Vikash Nagar, Plot No. 2 Bhestan, Taluka Choryasi, Gujarat.
275.	-do-	-do-	Shri Manek Rao Sukhdevrao Nisharao, Herinagar-2, Opposite Water Tank, Block No. 25, Udhna-Surat, Gujarat.
276.	-do-	34—Mangrol	Shri Mavadiya Dayalal Anand, At Mekhadi, Taluka Mangrol, District Junagadh, Gujarat.
277.	109—Bayad General Election to Legislative Assembly, 1990.	109—Bayad	Shri Zala Kesarisinh Takhtasinh, At & Post Mota Chekhla, Taluka Prantij, District Sabarkantha, Gujarat.
278.	-do-	-do-	Shri Patel Kantilal Savdasbhai, At & Post Madhavkampa, Taluka Bayad, District Sabarkantha, Gujarat.
279.	-do-	-do-	Shri Patel Maganbhai Ladhahbhai, At & Post Madhavkampa, Taluka Bayad, District Sabarkantha, Gujarat.
280.	-do-	-do-	Shri Patel Suresh Virimbhai, At & Post Bayad, Taluka Bayad, District Sabarkantha, Gujarat.

1	2	3	4
281.	General Election to Legislative Assembly, 1990.	140—Cambay	Shri Parmar Natwarsingh Bhikhabhai, Chowk, Opposite Koinapada At & post Cambay, Gujarat.
282.	-do-	31—Dwarka	Shri Jadeja Vajwaha Dolat singh, Village Kalyanpur, Taluka Kalyanpur, Gujarat.
283.	-do-	122—Lunavada	Shri Pandya Shakarlal Purshottambhai, At & P.O. Bhadrod, Taluka Lunawada, District Panchmahal, Gujarat.
284.	-do-	25—Jamnagar	Shri Bhatt Anirudhdhbhai Pradhyuman, Lindi Bazar, Maniar Street, Jamnagar, Gujarat.
285.	-do-	26—Jamnagar	Shri Narottam Devji Jethva, Hematnagar, Street No. 2, Jamnagar, Gujarat.
286.	-do-	139—Bhadran	Shri Prabhudas Muljibhai Jadav, At Dehvan, Taluka Borsad, District Kheda, Gujarat.
287.	-do-	12—Dhranagadhra	Shri Mori Hasubhai Bachubhai, Post Office Road, Dhranagadhra, Gujarat.
289.	-do-	38—Somnath	Smt. Jadav Pansiben Punjabhai, To Bhetali, P.O. Khandheri, Via. Prabhas Patan, Gujarat.
289.	-do-	-do-	Shri Parmar Devji Kanji, To Ambalash (Gir) Taluka Talala, Gujarat.
290.	-do-	137—Matar	Shri Patel Chandrakant Ravjibhai, At & Post Navagam Taluka Matar, District Kaira, (Gujarat).
291.	-do-	120—Godhra	Shri Shrimali Tribhovandas Devrambhai, Near Chitra Cinema, Guru Nivas, Godhra, Gujarat.
292.	-do-	16—Jasdan	Shri Khachar Dilipsingh Devayatbhai, Sartanpar, Post Devdhari, Via. Vinchhiya, Taluka Jasdan, Gujarat.
293.	-do-	2—Mandvi	Shri Katua Kanji Sumar, Gokulwas, Mandvi-Kachch, (Gujarat).
294.	-do-	-do-	Shri Shirokha Gangji Mansi, Dr. Ambedkar Nivas, Durgapur, Taluka Mandvi, Gujarat.
295.	-do-	80—Kalol	Shri Thakor Shendhaji Shankerji, Karashanpura, At & Post Titoda, Taluka and District Gandhinagar, Gujarat.
296.	-do-	155—Vagra	Shri Padhiyar Laxmansingh Khumansingh, At Kaladra, Taluka Vagra, District Bharuch, Gujarat.
297.	-do-	-do-	Shri Patel Mohamad Ali Yakubbhai, At Kolwan, Taluka Amod, District Bharuch, Gujarat.

1	2	3	4
298.	General Election to Legislative Assembly, 1990.	92—Chanasma	Shri Zala Sardansingh & Valam Singh, Lakhvadi Bhagol, At & Post Mehsana, Gujarat.
299.	-do-	-do-	Shri Davbar Vijuji Naruji, At Sunsar, Tal. Chanasma, District Mehsana, Gujarat.
300.	-do-	-do-	Shri Patel Devchand Haribhai, Station Road, Dhinoj (Haripura), Taluka Chanasma, District Mehsana, Gujarat.
301.	-do-	72—Asarwa	Shri Naginbhai Babubhai Datani, (Devi-putral), 30, Laxmi Krupa Society, Vejalpur, Ahmedabad-51, Gujarat.
302.	-do-	-do-	Shri Vanzara Kanubhai Vanaji, 488, Anil Vakil's Chawl, Premnagar, Naroda Road, Ahmedabad, Gujarat.
303.	-do-	85—Vijapur	Shri Pandya Navinchandra Shankarlal, (Bakaram Pandya), At & Post Vera Vasan, Taluka Vijapur, District Mehsana Gujarat.
304.	-do-	34—Mangrol	Shri Bariya Uka Arbham, At Ghodadar, Taluka Mangrol, Via. Madhupur (Ghed), Gujarat.
305.	-do-	64—Sarkhej	Shri Ghanchi Rasulbhai Fakir Mohammad, (Rationing Wala), 1, Javed complex, Raw House, Opp. Agro Pump, Sarkhej Road Ahmedabad-51, Gujarat.

By Order,

A. K. SRIVASTAVA,
Secretary to the
Election Commission of India.



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ELECTION COMMISSION OF INDIA

Order

Nirvachan Sadan, Ashok Road,
New Delhi-110001

Dated : 7th July, 1992
16, Asadha, 1914 (Saka)

No. 76/GJ/90(23)(HP).—Whereas the Election Commission is satisfied that Shri Dhukka Umarbhai Gu. Rasu, Village Gathamam, Taluka Palanpur, B. K. Gujarat, a contesting candidate, at the General Election to Lok Sabha, 1989, held from 14-Banaskantha Parliamentary constituency has failed to lodge any account of his election expenses as required by the Representation of the People Act, 1951 and the Rules made thereunder;

And, whereas, the said candidate has either not furnished any reason or explanation for the said failure even after due notice or the Election Commission, after considering the representation made by him, if any, is satisfied that he has no good reason or justification for the said failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares Shri Dhukka Umarbhai Gu. Rasu to be disqualified for being chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or Union Territory for a period of 3 years from the date of this order.

By order,

A. K. SRIVASTAVA,
Secretary to the
Election Commission of India.

51-1

IV-C-51-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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लोक सभा सचिवालय

प्र.सं. 5

(राष्ट्रपतीय और उपराष्ट्रपतीय निर्वाचन नियम, १९७४ के नियम ६ देखिए)

भारत के उप-राष्ट्रपति पद के लिए निर्वाचन

निर्वाचन लड़ने वाले अभ्यर्थियों की सूची

क्रम सं०	अभ्यर्थी का नाम	अभ्यर्थी का पता
1.	श्री के० आर० नारायणन	81, लोधी ऐस्टेट, नई दिल्ली 1
2.	श्री काका जोगिन्दर सिंह उर्फ धरती पकड	198, कानून गोयन, डाकघर - श्यामत गंज, बरेली - 243005

नई दिल्ली,
दिनांक 3 अगस्त, 1992.

(सी० के० जैन)
महासचिव, लोक सभा
तथा
उपराष्ट्रपतीय निर्वाचन 1992 के लिए
रिटनिंग ऑफिसर

LOK SABHA SECRETARIAT

FORM-5

[See rule 6 of the Presidential and Vice-Presidential Elections Rules, 1974]

ELECTION TO THE OFFICE OF VICE-PRESIDENT OF INDIA

List of Contesting Candidates

Sl.No.	Name of candidate	Address of candidate
1.	Shri K. R. Narayanan	81, Lodhi Estate, New Delhi.
2.	Shri Kaka Joginder Singh Urf Dharti-Pakad	198, Qanoon Goyan, P.O. Shyammat Ganj, Bareilly-243005

NEW DELHI:

Dated the 3rd August, 1992.

(C. K. JAIN)

Secretary-General, Lok Sabha
andReturning Officer for the
Vice-Presidential Election, 1992.

भारत निर्वाचन आयोग

अधिसूचना

नई दिल्ली, तारीख 4 अगस्त, 1992/13 श्रावण, 1914 (शक)

सं० 480/92.—राष्ट्रपतीय और उपराष्ट्रपतीय निर्वाचन नियम, 1974 के नियम 27 के अनुसरण में, निर्वाचन आयोग 19 अगस्त, 1992 (बुधवार) को ऐसे दिन के रूप में जिस दिन और उस दिन के 5-00 बजे अपराह्न का समय उस समय के रूप में इसके द्वारा नियत करता है, जिस समय पर उपराष्ट्रपतीय निर्वाचन, 1992 के मतों की गणना नई दिल्ली में रिटर्निंग आफिसर के कार्यालय (संसद भवन के प्रथम खण्ड, कक्ष संख्या 63) में की जाएगी

आदेश से,
के० पी० जी० कुट्टी,
सचिव,
भारत निर्वाचन आयोग।

ELECTION COMMISSION OF INDIA

Notification

New Delhi, Dated 4th August, 1992.

13 Sravana, 1914(Saka)

480/92.—In pursuance of rule 27 of the Presidential and Vice-Presidential Elections Rules, 1974, the Election Commission of India hereby appoints 19th August, 1992 (Wednesday), as the day on which and 5.00 p.m. of that day as the time at which the counting of votes for the Vice-presidential Election, 1992 shall take place in the office of the Returning Officer (Room No. 63, First Floor of the Parliament House) in New Delhi.

By order,

K. P. G. KUTTY,
Secretary,

Election Commission of India.



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PART IV—C

Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

ELECTION COMMISSION OF INDIA

Notification

NIRVACHAN SADAN,
Ashok Road,
New Delhi-110001.

Dated 24th July, 1992./
2 Sravana, 1914(Saka)

No. 508/GJ/92.—In pursuance of the provisions contained in sub-section (1) of Section 13AA of the Representation of the People Act, 1950 (43 of 1950), and in supersession of its notification No. 508/GJ/66, dated 24th December, 1966 and subsequent notifications in the matter, the Election Commission, in consultation with the State Government, hereby designates the officers of the State Government specified in column (2) of the table below as the District Election Officer of the District in the State of Gujarat specified in column (1) of the said Table against such officer:—

TABLE

Name of the District 1	District Election Officer. 2
1. Kutch	Collector, Kutch District, Bhuj.
2. Surendranagar	Collector, Surendranagar District, Surendranagar.
3. Jamnagar	Collector, Jamnagar District, Jamnagar.

1	2
4. Rajkot	Collector, Rajkot District, Rajkot.
5. Junagadh	Collector, Junagadh District, Junagadh.
6. Amreli	Collector, Amreli District, Amreli.
7. Bhavnagar	Collector, Bhavnagar District, Bhavnagar.
8. Ahmedabad	Collector, Ahmedabad District, Ahmedabad.
9. Gandhinagar	Collector, Gandhinagar District, Gandhinagar.
10. Mehsana	Collector, Mehsana District, Mehsana.
11. Banaskantha	Collector, Banaskantha District, Palanpur.
12. Sabarkantha	Collector, Sabarkantha District, Himatnagar.
13. Panchamahals	Collector, Panchamahals District, Godhra.
14. Kaira	Collector, Kaira District, Kaira.
15. Baroda	Collector, Baroda District, Baroda.
16. Broach	Collector, Broach District, Broach.
17. Surat	Collector, Surat District, Surat.
18. Bulsar	Collector, Bulsar District, Bulsar.
19. Dangs	Collector, Dangs District, Ahwa.

By order,
A. K. SRIVASTAVA,
Secretary to the Election Commission of India.



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FOOD AND CIVIL SUPPLIES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th August, 1992.

No. CHTH 92-18-RMA-1086-6117-D.—The following notification issued by the Government of India, Ministry of Food and Civil Supplies, New Delhi, is republished for general information of public :

MINISTRY OF FOOD AND CIVIL SUPPLIES

(DEPARTMENT OF FOOD)

New Delhi, the 25th November, 1987

Notification

G.S.R. No. 935(E).—Whereas the draft of certain rules further to amend the Rice Milling Industry (Regulation and Licensing) Rules, 1959, was published as required sub section (1) of section 22 of the Rice Milling Industry (Regulation) Act, 1958 (21 of 1958) in the Gazette of India Extraordinary, Part II, Section 3, Sub section (i) dated the 24th July, 1987, under the notification of the Government of India in the Ministry of Food and Civil Supplies (Department of Food) No. G.S.R. 673(E) dated the 24th July, 1987, inviting objections or suggestions from all persons likely to be affected thereby till the expiry of a period of fortyfive days from the date on which the copies of the Official Gazette in which the said notification was published were made available to the public;

And whereas the said Gazette was made available to the public on the 14th August, 1987;

And whereas the objections and suggestions re-received from the public on the said draft have been considered by the Central Government;

Now, therefore, in exercise of the powers conferred by section 22 of the said Act, the Central Government hereby makes the following rules further to amend the Rice Milling Industry (Regulation and Licensing) Rules, 1959, namely :—

1. (1) These rules may be called the Rice Milling Industry (Regulation and Licensing) (Second Amendment) Rules, 1987.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. In the Rice Milling Industry (Regulation and Licensing) Rules, 1959, in rule 4,—

(i) In sub rule (3), the following sentence shall be added at the end; “A late fee of Rs. 5 shall be payable if a renewal application is made within 30 days after the expiry of the validity period specified in the licence”;

(ii) In to sub rule (4), for the words “one year”, the words “three years” shall be substituted.

[F.No. 15(6)/85 D&R(I)]

K. M. SAHNI,
Jt. Secretary.

By order and in the name of the Governor of Gujarat,

K. D. UPADHYAY,
Section Officer.



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GUJARAT MARITIME BOARD

Notification

GUJARAT MARITIME BOARD ACT, 1981.

No. GMB/T/37-38/11/92.—In exercise of the powers conferred by the provision of Section-37 and 38 of the Gujarat Maritime Board Act, 1981 (Gujarat Act 30 of 1981), and in supersession of the Notification No. GMB/T/37-38/10/92 dated 1st June, 1992 so far it relates to the landing & shipping fees in respect of cargo handled at Hazira Jetty by M/s. ESSAR Gujarat Ltd., the Gujarat Maritime Board with the sanction of the Government of Gujarat hereby directs that in Section-I under the wharfage table, below note of the Gujarat Maritime Board Notification No. GMB/T/37-38/17 dated 21st May, 1989 as amended by Gujarat Maritime Board Notification No. GMB/T/37-38/4 dated 12th April, 1991, the entry existing entry 4(a) shall be deleted and in its place the following entry shall be inserted.

Item No.	Classified Commodities	Steamer & Sailing Vessel	
		Unit	Rate Rs.
4(a) (i)	All in-coming goods for use in ESSAR's Hot Briquetted Iron and Hot Rolled Steel Coils Plants such as raw materials, capital goods, consumables fuel out going left over Iron ore fines, etc. to be handled at Hazira Jetty by ESSAR Gujarat Ltd.	T	6.00
4(a) (ii)	All outgoing good, produced at Hot Briquetted Iron and Hot Rolled Steel Coils Plants. Such as H.B.I. H.R. Coils in all shapes and sizes, steel products etc. handled by ESSAR Gujarat Ltd., at Hazira Jetty	T	12.00

Ahmedabad, 14th September, 1992.

On behalf of the Gujarat Maritime Board,

A. F. VYAS,
Chief Executive Officer and Vice Chairman.



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PART IV—C

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AGRICULTURE, COOPERATION AND RURAL DEVELOPMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th September, 1992.

No. GHKH-86-92-ECA-1091-1956/(2) P.2.—Following Notification of Government of India, Ministry of Agriculture (Department of Animal Husbandry and Dairying) New Delhi dated 26th June, 1992 is hereby republished for information.

MINISTRY OF AGRICULTURE

(Department of Animal Husbandry And Dairying)

New Delhi the 26th June, 1992.

S.O. 469(E)...In exercise of the powers conferred by sub paragraph (1) of paragraph 20 of the Milk and Milk Product Order, 1992 read with the notification of Government of India in the Ministry of Agriculture (Department of Animal Husbandry and Dairying) No. S.O. 411(E) dated 9th June, 1992, I hereby make the following amendment to the Gujarat (Milk Export) Control Order, 1992, namely :—

1. (1) This order may be called the Gujarat (Milk Export) Control Amendment Order, 1992.
- (2) It shall come into force on the date of its publication in the *Official Gazette*.

2. In the Gujarat (Milk Export) Control Order, 1992, after paragraph 4, the following paragraph shall be inserted namely:—

“5. Exemption :—Notwithstanding anything contained in this Order, the State Government may be order, for reasons to be recorded in writing, grant exemption to the Gujarat Co-operative Milk Marketing Federation Limited, Anand with the units at various places in the State, in public interest to export or cause to be exported milk out of the State of Gujarat”.

Sd/—
D. C. MISRA,
Controller,
(F. No. 9-3/92-DP)

By order and in the name of the Governor of Gujarat,

A. J. PARMAR,
Under Secretary to the Government.



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FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th September, 1992

No. (CHN-52) (SKS-9/92 FMR/1092/GOI-F.— The following notification issued by the Government of India; Ministry of Finance (Department of Economic Affairs), New Delhi republished for general information of public:—

MINISTRY OF FINANCE

Department of Economic Affairs
(Stock Exchange Division)

Notification

New Delhi, the 9th July, 1992.

S.O.—The Central Government, having considered the application for renewal of recognition made under section 3 of the Securities Contracts (Regulation) Act, 1956 (42 of 1956), read with rule 7 of the Securities Contracts (Regulation) Rules, 1957 by the Saurashtra Kutch Stock Exchange Limited, Rajkot (hereinafter referred to as the Exchange) and being satisfied that it would be in the interest of the trade and also in the public interest so to do, in exercise of the powers conferred by section 4 of the said Act, read with rule 7 of the said rules, hereby grants recognition to the Exchange under the said section 4 of the said Act for a further period of two years commencing on the 10th day of July, 1992 and ending with the 9th day of July, 1994 in respect of contracts in securities, subject to the following conditions and such other conditions as may be prescribed or imposed hereafter, namely:—

(i) the Exchange shall take necessary measures to restructure its Governing Body in such a manner that the number of elected Directors shall not exceed six and the number of Public Representatives and Government Nominee Directors shall be three each;

(ii) the Exchange shall improve its organisational structure by having separate Divisions for-

- (a) listing of securities of companies;
- (b) monitoring of trading and settlement;
- (c) implementation of arbitration awards;
- (d) investor grievances and investors protection fund; and
- (e) management information service.

(iii) the security deposit of members of the Exchange shall be raised to Rs. 2 lakhs immediately.

(F. No. 1/21/SE/92).

KAMAL PANDE,
Joint Secretary to the Government of India.

By order and in the name of the Governor of Gujarat,

M. D. GAJJAR,
Section Officer.

Government Central Press, Gandhinagar.



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ELECTION COMMISSION OF INDIA

Order

Nirvachan Sadan,
Ashok Road,
New Delhi-110001.

Dated 7th August, 1992.
16 Sravana, 1914 (Saka)

No. 76/GJ/92(1-40) (HP).—Whereas the Election Commission is satisfied that each of the contesting candidates specified in column (4) of the Table below at the Election to Lok Sabha, 1991 as specified in column (2) held from the constituency specified in column (3) against his name has failed to lodge any account of his election expenses as required by the Representation of the People Act, 1951 and the Rules made thereunder;

And, whereas, the said candidate has either not furnished any reason or explanation for the said failure even after due notice, the Election Commission, after considering the representation made by him if any, is satisfied that he has no good reason or justification for the said failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the person specified in column (4) of the Table below to be Disqualified for being chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or U.T. for a period of 3 years from the date of this order :—

TABLE

Sl. No.	Particulars of Election	S.No. & Name of the Parliamentary constituency.	Name & Address of the Contesting Candidate
1	2	3	4
1.	General Election to the Lok Sabha 1991 (Gujarat State)	22-Baroda	Shri Patel Iqbal Ismail Udhna, Limbayat Shashtri Chok, Surat (Gujarat).
2.	-do-	-do-	Shri Rajnikant Alias Gopalbhai Ambalal Hira Bhagal, Near Shri Doodhadhari's Temple Dabhai, Ta. Dabhai, District Vadodara (Gujarat)
3.	-do-	21-Chhota Udaipur (ST)	Shri Rathava Dalsukhbhai Pataliabhai, Atand P.O. Pipaldi, Tal. Chhota-Udaipur, District Baroda (Gujarat)
4.	-do-	4-Bhavnagar	Shri Kachara Hajibhai Ishabhai Ami Para, Madhumali valo Khancho, Bhavnagar (Gujarat).
5.	-do-	-do-	Shri Gauswami Shatigiri M Ukharala, Taluka-Ghagha, District Bhavnagar Via Bhadi-Bhandariya (Gujarat).
6.	-do-	-do-	Shri Chauhan Baldipbhai Tisabhai 'Aavkar' 1640'A' Opp. Ramannagar, Sardar Nagar, Bhavnagar, (Gujarat).
7.	-do-	-do-	Dhirubhai Chitharbhai Bambhaniya Kerala, Tal-Talaja, District Bhavnagar (Gujarat).
8.	-do-	4-Rajkot	Shri Vadadoria Ramesh Chandra Mohanbhai At Amar Nagar Via Gondal, Tal.-Jetpur (Gujarat)
9.	-do-	24-Surat	Shri Jain Arvindbhai Rupchand 2/250, Maheshwar Mohalla, Rustampura, Surat, (Gujarat).
10.	-do-	-do-	Shri Thakore Girish Balramsinh 60/24, Salabatpura Piparti Sheri, Surat, (Gujarat).
11.	-do-	-do-	Shri Patel Mohanbhai Dayalbhai Gerat Amba Colony Rander District Surat, (Gujarat).
12.	-do-	-do-	Shri Babubhai Tejabhai 191/192, Bhagirath Vibhag-2 Lamba Hanuman Road, Surat (Gujarat).
13.	-do-	-do-	Shri Bangadiwala Hiralal Shagwandas 3/2247 Pipardi Sheri Salabatpura, Surat, (Gujarat).

1	2	3	4
14.	General Election to the Lok Sabha 1991 (Gujarat State)	24-Surat	Shri Rana Jashwant Lal Dhansukhlal Inderpura, Godhevan Bhaya, Maru-Ni-Chawl Near Dargah, 3/3116-17, Surat-3 (Gujarat).
15.	-do-	-do-	Shri Sharma Babubhai Fakirbhai 17/55, Shaifi Society, Zupadpatti, Voraniuladi, Lamba Hanuman Road, Surat, (Gujarat).
16.	-do-	16-Kapadvanj	Shri Nagindas Chimanlal Shah, At and P.O. Sadra, Ta. Dahegam District, Ahmedabad, (Gujarat).
17.	-do-	-do-	Dr. Prakash Patel, Manushmruti, opp. Mental Hospital, Karelilbag, Baroda, P.No. 290018 (Gujarat).
18.	-do-	-do-	Shri Satyajitsinh Vijayasinb Gurudham Farm, At and Post Vadvasa, Taluka Dahegam, District-Ahmedabad, (Gujarat).
19.	-do-	5-Porbander	Shri Javiya Jaisukhlal Laxmidas Avni Apartment A/9, Behind Bus Station, Junagadh, (Gujarat).
20.	-do-	-do-	Shri Shingrakhiya Mohan Hardas, 13/2 Kadia Plot, Porbander 360575, Gujarat.
21.	-do-	18-Godhra	Shri Joshi Jaybhanekar Bhayram, At Navagam, Post Madhwas, Taluka Lunawada, Gujarat.
22.	-do-	-do-	Shri Shah Prakash Kumar, Girish Kumar At. & Post Office Eral, Taluka Kalol, District Panchmahal.
23.	-do-	-do-	Shri Khokhar Gulam Rasool Sikandarbhai Masjid Tekri, Balasinor, District Kheda, Gujarat.
24.	-do-	20-Anand	Shri Thakur Shantilal Chhelabhai Maliyapura, Anand Old Road, Gujarat.
25.	-do-	-do-	Shri Desai Nitin Kumar Mahendrasingh (Jadav) Station Road, Gopal Talkies Anand (Gujarat).
26.	-do-	-do-	Patel Mahendrabhai Parshottamdas, Nehru Chowk, Dharmaj Tal. Petlad Gujarat.
27.	-do-	15-Sabarkantha	Shri Tuvar Bishmilakhan Umedkhan, At. Navowar P.O. Kaleda Ta. Vadagam Distt. Banaskantha, Gujarat.
28.	-do-	-do-	Shri Prajapati Ganeshbhai Mavjibhai At. & Post, Bhagad (Pinthali) Tal. Palanpur Distt. Banaskantha, Gujarat.

1	2	3	4
29.	General Elections to the Lok Sabha 1991 (Gujarat State)	13-Patan	Shri Chamar Mohanbhai Manabhai, Village Modhera, Ta. Chanasana, Gujarat.
30.	-do-	1-Kutch	Shri Gangaram Premchand, S.D.X. N-61, Gandhidham-Kutch Gujarat.
31.	-do-	-do-	Shah Paresh Kumar Vrijlal Vardhman Stores, Village Vithon, Tal. Nimbhtrana, Kutch Gujarat.
32.	..do..	-do-	Shri Sorathiya Premji Ramji, Nani Nagalpar, Tal. Anjar, Gujarat.
33.	..do-	-do-	Hemnani Narandas Roop chand Shop No. 50234, Balmandir Chowk, Adipur-Kutch Gujarat.
34.	-do-	23-Broach	Shri Patel Naranbhai Muljibhai opp. Railway Fatak, Kosamba, Taluka Mangrol, Distt. Surat, Gujarat.
35.	-do-	-do-	Smt. Makwana Padmaben Prabat Sinh, Village Koliyad, P. O. Rohiad, Tal. Vagra Dist. Broach, Gujarat.
36.	-do-	12-Mehsana	Shri Dilip Kumar Chimanlal Raval, 132, Panchal Market, opp. Railway Station Visnagar, Gujarat.
37.	..do-	..do..	Shri Virsangbhai Revabhai Chaudhary, At. P. O. Dadhhiyal, Ta. Visnagar, Distt. Mehsana, Gujarat.
38.	-do-	7-- Amreli	Shri Tank Kalubhai Virjibhai, Mam Bazar, Vijapadi, Tal. Savarkundla. Tal. Savarkundla, Gujarat.
39.	..do-	-do..	Shri Rajyaguru Lalitkumar Tulsidas Kablapa Sheri, At. & P. O. Chalala, Tal. Dhari, Gujarat.
40.	..do-	..do-	Limbasiya Bharatbhai Babubhai Gajerapara, Kundla Road, Amreli, Gujarat.

By Order,

A. K. SRIVASTAVA,
Secretary to The Election Commission of India.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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ELECTION COMMISSION OF INDIA

Order

Nirvachan Sadan,
Ashok Road,
New Delhi--110001.
Dated 7th August, 1992
16, Sravana 1914 (Saka)

No. 76/GJ/91(306-331) (LA).—Whereas the Election Commission is satisfied that each of the contesting candidates specified in column (4) of the Table below at the General Election to the Legislative Assembly as specified in column (2) held from the constituency specified in column (3) against his name has failed to lodge any account of his election expenses as required by the Representation of the people Act, 1951 and the Rules made thereunder ;

And, Whereas, the said candidates has either not furnished any reason or explanation for the said failure even after due notice or the Election Commission, after considering the representation made by him if any, is satisfied that he has no good reason or justification for the said failure ;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the person specified in column (4) of the Table below to be Disqualified for being chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or Union Territory for a period of 3 years from the date of this order:--

S.No.	Particulars of Election	S.No. and Name of the Assembly Constituency	Name and address of the Contesting Candidates
1	2	3	4
306	73--Rakhial General Election to Legislative Assembly, 1990	73-- Rakhial	Shri Yashin Gulam Mohammad Ajmerwala, 1185, Prabhjini Khadki, Gajapur, Panch Pipli, Ahmedabad, (Gujarat.)
307	—do—	— do—	Shri Mishraware Dattaram Rajaram, Vishvanath Nagar, Rakhial Road, Near Ajit, Mill, Ahmedabad, Gujarat.
308	—do—	110 Meghraj	Shri Pandya Gunvant Lal, Manilal At. & P. O. Meghraj, Tal. Meghraj, Sabarkantha District, Gujarat.
309	—do—	—do—	Shri Gayakwad Narendra Singh Vithalray, At & Post Vadvasa, Tal. Dahegam- Distt. Ahmedabad (Gujarat).
310	—do—	105--Bhiloda	Shri Chamar Maganbhai Lambabhai At & P. O. Ganthiol, Via. Badoli, Tal. Idar, Sabarkantha District (Gujarat)
311	—do—	80 Kalol	Shri Thakur Kuwarji Madhaji, To Chandisana, P. O. Amja, Ta. Kalol, Distt. Mehsana, (Gujarat).
312	—do—	83-- Mehsana	Shri Darji Natwarlal Hargovandas, Second Oal Para, Mehsana--1 (Gujarat)
313	—do—	106--Himatnagar	Shri Thakarale Somsinh Sonsinh At & Post Kanklol, Distt. Himatnagar, Gujarat
314	—do—	—do—	Shri Sharma Praful Chandra Bansidhar, Nava Bazar, At. & Post Himatnagar, District Sabarkantha, (Gujarat).
315	—do—	—do—	Shri Menon Fakir Ahmmad Siddikbhai, Polo ground, Himatnagar, (Gujarat).
316	—do—	— do—	Shri Patel Dineshbhai Kalidas, Suthar Wada, At & Post Dehgam, Distt. Ahmedabad (Gujarat)
317	—do—	—do—	Shri Ravjibhai Kanjibhai Patel At & Post Likhi camp, Ta. Himatnagar, Sabarkantha District, (Gujarat)
318	—do—	93-- Sami	Shri Thakur Methaji Ravaji, At Ganeshpura, post Jamanpura, Ta. Harij District Mehsana (Gujarat)
319	—do—	—do—	Shri Nadoda Bharmalbhai Valabhai, At Godhana, Ta. Sami District Mehsana, (Gujarat)

1	2	3	4
320	General Election to Legislative Assembly, 1990	91- Patan	Shri Patel Amrutbhai Khemabhai, Uganani Paty, At & post Manund, Ta. Patan, District Mehsana (Gujarat).
321	—do—	78- Naroda	Shri Jagyasi Kishormal Vasumal, c/o Hind Floor, Sagar Travels, Astodia, Ahmedabad, (Gujarat).
322	—do—	112-Jhalod (ST)	Shri Pargi Mansingbhai Pratapbhai, At & post Chhator, Taluka Santarampur, District Panchmahals, Godhra, (Gujarat).
323	—do—	156-Broach	Shri Sapa Ibrahim Yusuf, Sapa Street, At & Post Tankaria, Taluka & District Bharuch, (Gujarat).
324	—do—	66---Dehgam	Shri Thakore Takheji Bhavanji, Post Bilmana, Tal. Dehgam, District Ahmedabad, (Gujarat).
325	—do—	—do—	Shri Babubhai Chunibhai Amin, Aminvada, Dehgam, Tal. Dehgam, Distt. Ahmedabad, (Gujarat),
326	—do—	84— Mansa	Shri Patel Kantilal Bholidas, At & Post Dholakuwa, Ta. Vijapur, District Mehsana, (Gujarat)..
327	—do—	—do—	Shri Patel Mangalbhai Revabhai, At & Post Delwada, Ta. Vijapur, Distt. Mehsana (Gujarat).
328	—do—	—do—	Shri Thakor Gabhaji Hajurji, At. Boru, Ta. Vijapur, Distt. Mehsana, (Gujarat).
329	—do—	—do—	Shri Patel Bhikhabhai Kacharabhai, plot No. 1, Ganj Bazar, Mansa, Ta. Vijapur District Mehsana (Gujarat),
330	—do—	—do—	Shri Shaikh Iqbal Husain Ibrahim Miya, Masjid Chowk, Mansa, Tal. Vijapur, District Mehsana (Gujarat).
331	—do—	51—Palitana	Shri Belar Gordhanbhai Haribhai, Behind police Line, Wadi, Palitana, District Bhavnagar, (Gujarat),

By Order,

A. K. SRIVASTAVA,
Secretary to the Election Commission of India



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PART IV—C

Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

ELECTION COMMISSION OF INDIA

Notification

Ashok Road, New Delhi, 110 001.

Dated the 21st May, 1992/Vaisakha 31, 1914 (SAKA)

No. : 56/92.—WHEREAS, the Election Commission of India is satisfied that on the basis of its performance at the General Election to the House of the People, 1991 from the State of Gujarat, the 'Janata Dal (Gujarat)' a registered unrecognised political party, is entitled for recognition as State Party in the State of Gujarat in terms of paragraph 6 of the Election Symbols (Reservation and Allotment) Order, 1968;

AND WHEREAS, the Commission has decided to recognise the said Janata Dal (Gujarat) as a State party in the State of Gujarat and to reserve the symbol 'Bicycle' for the said party, at its request in that State;

NOW, THEREFORE, in pursuance of clauses (b), (c) and (d) of sub-paragraph (1) and sub-paragraph (2) of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, the Commission hereby makes the following further amendments in its notification No. : 56/91, dated 19th April, 1991 as amended from time to time, namely:—

I. In Table II of the said Notification Substituted *Vide* notification No. 56/91(9), dated 5-3-92 below the entries relating the State "Goa", the entries "Gujarat Janata Dal (Gujarat).....Bicycle" SHALL BE INSERTED under Cols. 1, 2, and 3, respectively;

II. In Table III of the said notification, the entries at Sl. No. 147 relating to Janata Dal (Gujarat) under Cols. 1 and 2 SHALL BE DELETED; and

III. In Table IV of the said notification, against the entry "6. Gujarat" under column 1, the entry "2. Bicycle" under column 2, SHALL BE DELETED.

By Order :

S. K. MENDIRATTA,
Secretary,
Election Commission of India.

ELECTION COMMISSION OF INDIA

Notification

Nirvachan Sadan, Ashok Road, New Delhi-110001

Dated 26th August, 1992/1913(SAKA)

No. 56/92.—WHEREAS, Sh. Chimanbhai Jivabhai Patel, President of Janata Dal (Gujarat) has requested to derecognise and to cancel the registration of Janata Dal (Gujarat) a recognised State Party in the State of Gujarat, under the provisions of the Election Symbols (Reservation and Allotment) Order, 1968 following the party's merger with the Indian National Congress, a recognised National Party;

AND WHEREAS, the Commission is satisfied on the information furnished by the said Janata Dal (Gujarat) that it has merged with the Indian National Congress and has ceased to exist as a separate party;

AND WHEREAS, the Commission has consequently decided to derecognise and remove the name of the said Janata Dal (Gujarat) from the list of the recognised State Parties and the list of political parties registered under Section 29A of the Representation of the People Act, 1951;

NOW, THEREFORE, in pursuance of clauses (b), (c) and (d) of sub-paragraph (1) and sub-paragraph (2) of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, the Commission hereby makes the following further amendments in the notification No. 56/91 dated 19th April, 1991 as amended from time to time, namely:—

In Table II of the said notification, the entries relating to Janata Dal (Gujarat) as inserted *vide* notification No. 56/92, dated 21st May, 1992 under columns 1, 2 and 3 SHALL BE DELETED.

By Order,

S. K. MENDIRATTA,
Secretary,
Election Commission of India.

ELECTION COMMISSION OF INDIA

Notification

Nirvachan Sadan, Ashok Road, New Delhi--110001

Dated the 3rd September, 1992/Bhadra 12, 1914 (SAKA)

No. 56/92.—WHEREAS, the Election Commission has specified 'Pot' as one of the free symbols in the list of free symbols for several States and Union Territories under the provisions of the Election Symbols (Reservation and Allotment) Order, 1968.

AND WHEREAS, the Government of India in the Ministry of environment and Forests has promoted a scheme of labelling of environment friendly consumer products by awarding a standard mark to be called 'ECOMARK' and has chosen the 'Earthen Pot' to be the logo for the said ECOMARK;

AND WHEREAS, the Commission felt that the election symbol 'Pot' and the logo 'Earthen Pot' of ECOMARK would lead to confusion to the voters because of the similarity of the design thereof;

AND WHEREAS, the Government of India in the Ministry of Environment and Forests requested the Commission to permit the use of the above-referred logo Earthen Pot of ECOMARK;

AND WHEREAS, the Commission has acceded to the request of the Government, and decided to delete the election symbol 'Pot' from the list of free symbols;

NOW, THEREFORE, in exercise of the powers conferred by clause (d) of sub-para (1) of paragraph 17 read with paragraph 5, and in pursuance of sub-para (2) of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, the Election Commission hereby makes the following further amendments in its notification No. 56/91, dated 19th April, 1991, as amended from time to time namely:-

In Table IV of the said Notification, against all the States and Union Territories, the entry. 'Pot' wherever it occurs under Column 2, SHALL BE DELETED.

By Order,

S. K. MENDIRATTA,
Secretary,
Election Commission of India.



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PART IV—C

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AGRICULTURE, CO-OPERATION AND RURAL DEVELOPMENT DEPARTMENT

Sachivalaya, Gandhinagar, 3rd October 1992.

No. GHKH/94/92/ECA/1091/1956/(1)/P-2...Following order of Government of India, Ministry of Agriculture, (Department of Animal Husbandry and Dairying, New Delhi dated 9th June, 1992 is hereby republished for information.

[MINISTRY OF AGRICULTURE

(DEPARTMENT OF ANIMAL HUSBANDRY AND DAIRYING)

Order

New Delhi, dated 9th June, 1992.

S.O. 406 (E)...In exercise of the powers conferred by sub-paragraph (2) of paragraph 31 of the Milk and Milk products Order, 1992, read with the Order of the Government of India in the Ministry of Agriculture (Department of Animal Husbandry and Dairying) No. S. O. 411 (E) dated the 9th June 1992, I hereby authorise Assistant Commissioner-I and Assistant Commissioner-II in the Dairy Division of the Department of Animal Husbandry and Dairying, Ministry of Agriculture, Government of India to discharge the functions of registering authority under the said order.

2. The jurisdiction of Assistant Commissioner-I for the purpose of receiving applications for registration shall be the States of Jammu and Kashmir, Himachal Pradesh, Punjab Haryana, Uttar Pradesh, Bihar, Orissa, West Bengal Sikkim, Arunachal Pradesh, Assam, Meghalaya, Nagaland, Mizoram, Manipur, Tripura and Union Territories of Andaman and Nicobar Islands, Chandigarh and Delhi

3. The jurisdiction of Assistant Commissioner-II for the aforesaid purpose shall be the States of Rajasthan, Gujarat, Maharashtra Goa, Madhya Pradesh, Andhra Pradesh, Karnataka, Tamil Nadu, Kerala and the Union Territories of Daman and Diu, Dadra and Nagar Haveli and Lakshadweep.

Sd/—

D. C. MISRA,

Controller and Joint Secretary to the Government of India.

By order and in the name of the Governor of Gujarat,

A. J. PARMAR,

Under Secretary to Government.



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AGRICULTURE, CO-OPERATION AND RURAL DEVELOPMENT DEPARTMENT

Order

Sachivalaya, Gandhinagar 3rd October, 1992.

No. GHKH-96-92/ECA/1091/1956/(1)/P-2.—Following order of Government of India, Ministry of Agriculture, (Department of Animal Husbandry and Dairying) New Delhi, dated 23rd July, 1992 is hereby republished for information.

MINISTRY OF AGRICULTURE

(DEPARTMENT OF ANIMAL HUSBANDRY AND DAIRYING)

New Delhi, dated 23rd July, 1992.

S. O. 542 (E).—In exercise of the powers conferred by sub paragraph (1) of paragraph 8 of the Milk and Milk Product Order, 1992, No. S. O. 405 (E) dated 9th June, 1992, the Central Government hereby specifies the manner in which the fee for registration and renewal of registration under the said Order shall be payable, namely:—

“The fee for registration and its renewal shall be sent through a crossed demand draft drawn in favour of the Pay and Accounts Officer, Department of Agriculture and Cooperation, Ministry of Agriculture, payable at the State Bank of India, Nirman Bhavan, New Delhi”.

Sd/- D. C. MISRA,
Controller and Joint Secretary
to the Governor of India

By order and in the name of the Governor of Gujarat,

A. J. PARMAR,
Under Secretary to Government.



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ELECTION COMMISSION OF INDIA

Notification

Nirvaachan Sadan, Ashok Road, New Delhi-110001, Dated 17th September, 1992.

No. 434/GJ-LA/92.—In pursuance of the provisions of section 21 of the Representation of the People Act, 1951, (43 of 1951), the Election Commission hereby directs that the following amendment shall be made in its notification No. 434/GJ-LA/90, dated 10th January, 1990, namely :—

In column 2 of the Table appended to the said notification for the existing entry against item No. 50-Gadhada (SC) the entry "Prant Officer, Palitana Sub-Division, Palitana" shall be substituted.

By order,

A. K. SRIVASTAVA,
Secretary to the,
Election Commission of India.

ELECTION COMMISSION OF INDIA

Notification

Nirvaachan Sadan, Ashok Road, New Delhi-110001, Dated 17th September, 1992.

No. 434/GJ-LA/92(1).—In exercise of the powers conferred by sub-section (1) of Section 22 of the Representation of the People Act, 1951 (43 of 1951), the Election Commission hereby directs that the

following amendment shall be made in its notification No. 434/GJ-LA/91(1), dated 10th January, 1990, namely :—

In column 2 of the Table appended to the said notification for the existing entry, at serial number 3, against item No. 50-Gadhada (SC), the entry "Mamlatdar, Palitana Taluka, Palitana" shall be substituted.

By order,

A. K. SRIVASTAVA,
Secretary to the
Election Commission of India.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV—C

Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

FOOD AND CIVIL SUPPLIES DEPARTMENT

Order

Sachivalaya, Gandhinagar, 17th October, 1992.

No. CHTH-92-20-ECA-1085-1891-Part-III-B.—The following order issued by the Government of India, Ministry of Civil Supplies, Consumer Affairs and Public Distribution, New Delhi is republished for general information of public :

GOVERNMENT OF INDIA

MINISTRY OF CIVIL SUPPLIES, CONSUMER AFFAIRS AND PUBLIC DISTRIBUTION

Order

Shastri Bhavan, New Delhi, Dated the 1st October, 1992.

S. O. 730(E).—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955) the Central Government hereby makes the following order further to amend the Pulses, Edible Oilseeds and Edible Oils (Storage Control) Order, 1977, namely:—

1. (I) This order may be called the Pulses, Edible Oilseeds and Edible Oils (Storage Control) Fourth Amendment Order, 1992.

(2) It shall come into force on the date of its publication in the Official Gazette.

2. In the Pulses, Edible Oilseeds and Edible Oils (Storage Control) Order 1977, in clause 7,—

(a) in sub-clause (i), for the words “or a body corporate” the words “or a statutory corporation” shall be substituted;

(b) in the Note, for the words “or a body corporate” the words “or a statutory corporation” shall be substituted.

B. N. BAHADUR,
Joint Secretary to the Government of India,
F. No. 20/4/90-ECR&E

Note:—The principal order was notified *vide* S. O. No. 780(E), dated 21st November, 1977 and subsequently amended *vide*—

S. O. No. 64(E) dated 4-2-1978
S. O. No. 400(E) dated 26-6-1978
S. O. No. 536(E) dated 10-9-1979
S. O. No. 10(E) dated 7-1-1982
S. O. No. 740(E) dated 17-10-1983
S. O. No. 465(E) dated 14-6-1985
S. O. No. 696(E) dated 30-9-1986
S. O. No. 691(E) dated 13-7-1987
S. O. No. 833(E) dated 13-9-1987
S. O. No. 983(E) dated 12-11-1987
S. O. No. 992(E) dated 18-11-1987
S. O. No. 1052(E) dated 10-12-1987
S. O. No. 211(E) dated 26-2-1988
S. O. No. 595(E) dated 26-6-1988
S. O. No. 750(E) dated 11-8-1988
S. O. No. 1063(E) dated 18-11-1988
S. O. No. 3(E) dated 2-1-1989
S. O. No. 230(E) dated 28-3-1989
S. O. No. 351(E) dated 10-5-1989
S. O. No. 634(E) dated 11-8-1989
S. O. No. 1135(E) dated 13-12-1989
S. O. No. 256(E) dated 26-3-1990
S. O. No. 331(E) dated 18-4-1990
S. O. No. 305(E) dated 22-6-1990
S. O. No. 711(E) dated 13-9-1990
S. O. No. 223(E) dated 26-3-1991
S. O. No. 485(E) dated 26-7-1991
S. O. No. 298(E) dated 27-4-1992
S. O. No. 332(E) dated 14-5-1992
S. O. No. 612(E) dated 10-8-1992

By order and in the name of the Governor of Gujarat,

G. M. AJBANI,
Section Officer.



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BY THE ELECTION COMMISSION OF INDIA

Notification

Nirvachan Sadan,
Ashok Road,
New Delhi-1.

24th September, 1992.

Dated:-

2 Asvina, 1914 (Saka).

No. 429/GJ/92.—In pursuance of the provisions of sub-section (1) of section 13B of the Representation of the People Act, 1950 (43 of 1950), the Election Commission of India hereby directs that the following further amendments shall be made in its notifications No. 429/GJ/88, dated 25th March, 1988, as amended from time to time relating to the appointment of Electoral Registration Officers for Assembly Constituencies in the State of Gujarat, namely:—

The existing entries in column 2 of the Table appended to the said notification for the constituencies indicated below as shown in column 1 of that Table, the entry correspondingly shown in column 2 below against each of the constituency shall be substituted.

TABLE

Sr. No. & Name of Assembly Constituency	Electoral Registration Officers
1	2
64—Sarkhej	Deputy Collector, Urban Land Ceiling (Unit No. 6, 8) Ahmedabad.
76—Jamalpur	City Deputy Collector, Ahmedabad.

By order,
A. K. SHRIVASTAVA,
Secretary to the
Election Commission of India,

BY THE ELECTION COMMISSION OF INDIA

Notification

Nirvachan Sadan,
Ashok Road,
New Delhi-

24th September, 1992.

Dated:-
2 Asvina, 1914 (Saka).

No. 429/GJ/92(1).—In exercise of the powers conferred by sub-section (1) of section 13C of the Representation of the People Act, 1950 (43 of 1950), the Election Commission hereby directs that the following further amendments shall be made in its notification No. 429/GJ/88(1), dated 25th March, 1988, as amended from time to time, relating to the appointment of Assistant Electoral Registration Officers of Assembly constituencies in the State of Gujarat, namely:—

TABLE

No. & Name of Assembly Constituency	Assistant Electoral Registration Officers
1	2
17—Rajkot—I	(i) For the existing entry at item number 1 viz. "1. Additional Mamlatdar", Rajkot Taluka, Rajkot", the entry "Additional Mamlatdar, Rajkot City, City, Rajkot" shall be substituted. (ii) The existing entry at item number 2 viz. "2. City Survey Superintendent, Rajkot" shall be deleted.
18—Rajkot—II	For the existing entry viz. "Additional Mamlatdar, Rajkot Taluka, Rajkot", the entry "Additional Mamlatdar, Rajkot City, Rajkot" shall be substituted.
25—Jamnagar	For the existing entry at item number 2 viz. "2. Additional Mamlatdar, Jamnagar, Jamnagar City, Jamnagar", the entry "Mamlatdar" Jamnagar (City), Jamnagar" shall be Substituted.
26—Jamnagar Rural (SC)	For the existing entry at Item number 2 viz. "2. Additional Mamlatdar, Jamnagar City, Jamnagar", the entry "2 Mamlatdar, Jamnagar (City), Jamnagar" shall be substituted.
64—Sarkhej	For the existing entry at tem number viz. "1. Mamlatdar, Alien Recovery, Ahmedabad," the entry "1-Mamlatdar, Recovery, Ahmedabad" shall be substituted.
69D—ariapur Kazipur	For the existing entry at Item number 1 viz. "1. Mamlatdar, Urban Land Ceiling (Establishment) Ahmedabad", the entry "1-Mamlatdar, Urban Land Ceiling Unit-2, Ahmedabad" shall be substituted.
71—Kalupur	For the existing entry at item number 1 viz. "1. Mamlatdar, Urban Land Ceiling, Ahmedabad," the entry "1-Assistant Director, Municipality, Ahmedabad s"hall be substituted.

1

2

71—Shaher Kotda (SO)

For the existing entry at item number 1, viz. Mamlatdar, Urban Land Ceiling Unit 10, Ahmedabad, the entry "1—Mamlatdar, Urban Land Ceiling, Unit No. 3, Ahmedabad" shall be substituted.

75—Khadia

For the existing entry at item number 1 viz. "1—Additional Chitnis to Collector, Ahmedabad," the entry "1—Mamlatdar, Record of Rights, Ahmedabad" shall be substituted.

76—Maninagar

For the existing entry at item number 1 viz. "1—Mamlatdar, (NA) Unit No. 2, Ahmedabad," the entry "1—Public Relation Officer, Collector, Officer, Ahmedabad" shall be substituted.

78—Naroda

For the existing entry at item number 1 viz. "1..Public Relation Officer, Collector Office, Ahmedabad," the entry "1..Mamlatdar(NA) Unit No. 2, Ahmedabad shall be substituted.

By order,
A. K. SRIVASTAVA,
Secretary to the
Election Commission of India.



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AGRICULTURE, CO-OPERATION AND RURAL DEVELOPMENT DEPARTMENT

Order

Sachivalaya, Gandhinagar, 13th October, 1992.

No. GHKH/95-92/ECA/1091/1956/(1)/P-2.—Following order of Government of India, Ministry of Agriculture, (Department of Animal Husbandry and Dairying) New Delhi, dated 9th June, 1992 is hereby republished for information.

MINISTRY OF AGRICULTURE

(Department of Animal Husbandry & Dairying)

New Delhi dated 9th June, 1992.

S. O. 411(E).—In exercise of the powers conferred by sub-paragraph (1) of paragraph 31 of the Milk and Milk Products order, 1992, I hereby authorise the Joint Secretary to the Government of India, in charge of Dairy Development in the Department of Animal Husbandry and Dairying, Ministry of Agriculture to perform the functions of the Controller for a period of six months from the date of this Order or till the date of appointment of a Controller under paragraph 12 of the said order, whichever is earlier.

Sd/-

P. G. MURALIDHARAN,
Secretary to the Government.

By order and in the name of the Governor of Gujarat.

A. J. PARMAR,
Under Secretary to Government.



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GANDHIDHAM DEVELOPMENT AUTHORITY

Notice

Adipur (Kutch) Date : 3rd November, 1992.

No. 5-GDA(5)/92/1343.—The Gandhidham Development Authority in exercise of powers conferred by section 6 of the Gandhidham (Development & Control on Erection of Buildings) Act, 1957 proposes to issue Amendment No. 30 to the Gandhidham (Development & Control on Erection of Buildings) Directions, 1960 regarding declaration of Zones in revenue Survey Numbers. Draft Notification of the said proposal is published hereunder :

Notice is hereby given that any person who is likely to be effected, may communicate, in writing. Objections/suggestions to the undersigned within 35 days from the date of publication of this Notice in the Official Gazette (Govt. of Gujarat Gazette)

Draft Notification

The Gandhidham Development Authority in exercise of powers conferred by Section 6 of the Gandhidham (Development & Control on Erection of Buildings) Act, 1957 proposes to issue Amendment No. 30 to the Gandhidham (Development & Control on Erection of Buildings) Directions, 1960, as follows:

(I) These Directions may be called the Gandhidham (Development & Control on Erection of Buildings) Directions (Amendment No. 30) of 1992.

(II) Direction No. 7 (c) as under, be added after Direction No. 7(b):

The Gandhidham Development Authority has decided to make planning of some areas within its jurisdiction. So, it declares Zones as under :—

- (a) Towards eastern side of National highway to the boarder of GDA's jurisdiction 500m wide strip is earmarked for industrial purpose only, leaving aside railway and KPT's land.
- (b) On land opposite proposal at (a) above towards West of national highway, 500m wide strip is earmarked for industrial purpose only. However, in the said strip some residential pockets each at a distance of 2 Kilometres are to be kept.
- (c) Along Galpadar road towards North 275m from centre of road is earmarked for industrial purpose. Some pockets will be earmarked for Commercial-cum-service oriented purpose.
- (d) Along Galpadar road towards south 275 m wide strip from centre of road is earmarked- 50% for residential purpose towards east and 50% for industrial purpose towards west.
- (e) Towards south of industrial strip at (d) above, land upto railway track is earmarked for residential purpose.
- (f) Along the road leading to Anjar from Spinning mill 275m wide strips from centre of road are earmarked for industrial purpose on both sides of the said road.
- (g) The pocket upto border of master plan towards west of District 5 upto Mundra road within the Gandhidham master plan area is earmarked for residential purpose. The remaining unplanned area of survey numberes within the master plan towards eastern side of Mundra road is planned for residential purpose.
- (h) 200m wide strip along southern border of master plan from KPT's southern boundary upto KFTZ is earmarked for residential purpose.
- (i) Along south-east side of road leading to Shinai upto border of Shinai village (about 2 K.Mtrs.) 275m. wide strip from centre of road is earmarked for small scale industries.
- (j) Opposite the strip at (i) above, along road leading to Shinai village (about 2 K. Mtrs.) 275m wide strip from centre of road is earmarked for residential purpose.

It may be made clear that social, recreational and religious activities etc. which are connected to residential zone can be allowed in zones earmarked for residential purpose with the previous permission of the G.D.A.

The land being managed by the KPT and the land belonging to the railway is not to be planned by the GDA.

To the area within master plan of Gandhidham, the existing Directions as may be amended from time to time for master plan area are hereby made applicable for development and that to the area which is outside the master plan area of Gandhidham, the bye-laws framed by the Gujarat Town Planning Department, as may be amended from time to time are made applicable.

[SEAL]

By Order and in the name of the Authority

GN SHIVDASANI,
Secretary.



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PART IV—C

Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India; the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and Excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

ELECTION COMMISSION OF INDIA

Order

Nirvachan Sadan, Ashok Road, New Delhi-110001.

Dated :-7th September, 1992/16 Bhadra, 1914 (Saka)

No. 76/GJ/92/41-54(HP).—Whereas the Election Commission is satisfied that each of the contesting candidates specified in column (4) of the Table below at the Election to Lok Sabha, 1991 as specified in column (2) held from the constituency specified in column (3) against his name has failed to lodge any account of his election expenses as required by the Representation of the People Act, 1951 and the Rules made thereunder,

And, whereas, the said candidate has either not furnished any reason or explanation for the said failure even after due notice, or the Election Commission, after considering the representation made by him if any, is satisfied that he has no good reason or justification for the said failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the person specified in column (4) of the Table below to be Disqualified for being chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or U.T. for a period of 3 years from the date of this order :—

TABLE

Sl. No.	Particulars of Election.	S. No. & Name of the Parliamentary Constituency.	Name & Address of the Contesting Candidate.
1	2	3	4
41.	General Election to the Lok Sabha 1991 (Gujarat State)	18-Godhra	Shari Patel Shantilal Hiralal, At & Post Virpur, Taluka Balasinor, Dist. Kheda, Gujarat.
42.	—do—	3--Jamnagar	Shri Kankhera Ramesh Chandra, Narotamdas, Digvijay Plot 58, Udhyognagar Road, Hingalaj Chowk, Jamnagar, Gujarat.
43.	—do—	—do—	Shri Jesani Parsotam Ladharam, Sadhana Colony, L-23 Flat No. 2503, Jamnagar, Gujarat.
44.	—do—	—do—	Shri Patel Jamanlal Premjibhai, At. Post Khijadiya, Tal. Dist. Jamnagar, Gujarat
45.	—do—	—do—	Shri Bhagad Jafar Mamad, Azad Chowk, Bedi, Jamnagar, Gujarat.
46.	—do—	—do—	Madam Rahamal Lakhu, At. Devariya, Tal. Jamkalyanpur, Gujarat.
47.	—do—	12-Mehsana	Shri A. H. Patel, Village Manuand, Tal. Patan, Dist. Mehsana, Gujarat.
48.	—do—	11-Gandhinagar	Shri Ajmeri Rafik Jamalbhai, (Advocate) Ajmeri Building, Outside Shahpur Gate, Opp. ChistiChamber, Shahpur, Ahmedabad, Gujarat.
49.	—do—	11-Gandhinagar	Shri Sendheji Thakor, Post Tintoda, Dist. Gandhinagar, Gujarat.
50.	—do—	—do—	Shri Shah Nagindas Chimanlal, At Sadra, Ta. Dahegam, Dist. Ahmedabad, (Gujarat).
51.	—do—	19-Kaira	Shri Pathan Ahemadalikhan Mujmilkhan, Nizampur, Taluka Nadiad, Dist. Kaira, (Gujarat).
52.	—do—	—do—	Shri Parmar Kishanbhai Shakraabhai, Vankarvas, At. Samadra, Taluka Mehmedabad, Dist. Kaira, (Gujarat).
53.	—do—	25-Mandvi (ST)	Shri Chaudhary Mukundbhai Janabhai At & Post Ambach, Tal. Valod, Dist. Surat (Gujarat).
54.	—do—	—do—	Padvi Bebiben Bharatbhai, At & P.O. & Tal. Uchchhal, Dist. Surat, (Gujarat).

By order,

A. K. SRIVASTAVA,

Secretary to the Election Commission of India.



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ELECTION COMMISSION OF INDIA

Order

Nirvachan Sadan, Ashok Road, New Delhi-110 001.

Dated 7th September, 1992, 16, Bhadra, 1914 (Saka)

No. 76/GJ/91(332-343)(LA).—Whereas the Election Commission is satisfied that each of the contesting candidates specified in column (4) of the Table below at the General Election to the Legislative Assembly as specified in column (2) held from the constituency specified in column (3) against his name has failed to lodge any account of his election expenses as required by the Representation of the People Act, 1951 and the Rules made thereunder;

And, whereas, the said candidate has either not furnished any reason or explanation for the said failure even after due notice or the Election Commission, (after considering the representation made by him if any, is satisfied that he has no good reason or justification for the said failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the person specified in column (4) of the Table below to be Disqualified for being Chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or Union Territory for a period of 3 years from the date of this order :—

S.No.	Particulars of Election	S. No. and Name of the Assembly Constituency	Name and address of the Contesting Candidates.
1	2	3	4
332.	General Election to Legislative Assembly, 1990	110-Meghraj	Shri Nathabhai Rangabhai Patel, Bhempur, Post Mahiyapur, Tal. Meghraj, Sabarkantha District, (Gujarat).
333.	—do—	—do—	Shri Ninama Vaktabhai, Dolabhai, At. & Po. Mota Kanthariya, Ta. Bhiloda, (Gujarat)
334.	—do—	136-Sojitra (SC)	Shri Rohit Ramanbhai Sonabhai, Post Ardi, Ta. Petlad, Dist. Kaira, (Gujarat).
335.	—do—	—do—	Shri Lavantra Satish Kumar Babubhai, Harijan Bhangivas, Po. Khandhali, Ta. Matar, District Kaira, (Gujarat).
336.	—do—	122-Lunawada	Shri Barot Shanabhai Mohansinh, At. & Po. Ram Patela Muwada, Tal. Lunawada, Dist. Panchmahals, (Gujarat).
337.	—do—	113-Limidi (ST)	Dr. Charel Dalsukhdasji Bhursinh, At. & Po. Sanjeli, Ta. Zalod, (Gujarat).
338.	—do—	155-Vagra	Shri Gohil Gordhanbhai Chhitabhai, At. Suva, Tal. Amod, (Gujarat).
339.	—do—	81-Kadi	Shri Thakor Vaghaji Nagarji, At Vayna, Tal. Kalol, (Gujarat).
340.	—do—	81-Kadi	Shri Raval Chandubhai Hirabhai, At. Sadara, Ta. Kadi (Gujarat).
341.	—do—	—do—	Thakor Savajibhai Dhulaji, At. Jamiyatpura, Taluka Kadi, (Gujarat).
342.	—do—	—do—	Dr. Mangalbhai R. Patel, At Khavad, Taluka Kadi, (Gujarat).
343.	—do—	115-Limkheda (ST)	Shri Dangi Chhatrasinh Madiyabhai, At. Khirkhai, Post. Dabhada, Tal. Limkheda. (Gujarat).

By order,

A. K. SRIVASTAVA,
Secretary to the
Election Commission of India.



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ELECTION COMMISSION OF INDIA

Order

Nirvachan Sadan, Ashok Road, New Delhi-110001.

Dated 7th October, 1992.

15 Asvina, 1914 (Saka)

No. 76/GJ/91(344)(LA).—Whereas the Election Commission is satisfied that Shri Mavi Samsubhai Bhimji-bhai, At. Jadakheriya, Taluka Limkheda, Gujarat, a contesting candidate at the General Election to legislative Assembly, 1990, held from 115-Limkheda (ST) Assembly Constituency has failed to lodge the account of his election expenses in the manner as required by the Representation of the People Act, 1951 and the Rules made thereunder;

And, whereas, the said candidate has submitted only the account of his election expenses without any reason or explanation for the said failure even after due notice and the Election Commission, after considering the account submitted by him is satisfied that he has no good reason or justification for the said failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares Shri Mavi Samsubhai Bhimjibhai to be disqualified for being chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or Union Territory for a period of 3 years from the date of this order.

By Order,

GHANSHYAM KHCHAR,
Secretary to the
Election Commission of India.



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FOOD AND CIVIL SUPPLIES DEPARTMENT

Order

Sachivalaya, Gandhinagar, 18th November, 1992.

No. CHTH-92-25-ECA-1086-1891-Part-III-B.—The following order issued by the Government of India, Ministry of Civil Supplies, Consumer Affairs and Public Distribution, New Delhi is republished for general information of public :—

Government of India

Ministry of Civil Supplies, Consumer Affairs and Public Distribution.

Shastri Bhavan, New Delhi.
Dated the 10-8-1992.

Order

S.O. 612(E) In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955) the Central Government hereby makes the following order further to amend the Pulses, Edible Oilseeds & Edible Oils (Storage Control) Order, 1977, namely :—

1. (1) This order may be called the Pulses, Edible Oilseeds and Edible Oils (Storage Control) Third Amendment Order, 1992.

(2) It shall come into force on the date of its publication in the Official Gazette.

2. In the Pulses, Edible Oilseeds and Edible Oils (Storage Control) Order, 1977, in clause 4, sub-clause (1), in the third proviso, in the table, after serial No. 5, the following entry shall be inserted, namely :—

- (i) "6. Mustard/rapeseed 1000 - 1695" and extraction.
- (ii) the condition at serial No. (iii) shall be omitted.

B. N. BAHADUR,
Joint Secretary to the Government of India,
F.No.24(3)/87-ECR&E(Vol.III).

NOTE :—The principal order was notified vide S.O.No. 780(E), dated 21st November, 1977 and subsequently amended vide :—

S.O.No. 64(E) dated 4-2-1978
S.O. No. 400(E) dated 26-6-1978
S.O. No. 536(E) dated 10-9-1979
S.O. No. 10(E) dated 7-1-1982
S.O. No. 740(E) dated 17-10-1983
S.O. No. 465(E) dated 14-6-1985
S.O. No. 696(E) dated 30-9-1986
S.O. No. 691(E) dated 13-7-1987
S.O. No. 833(E) dated 13-9-1987
S.O. No. 983(E) dated 12-11-1987
S.O. No. 992(E) dated 18-11-1987
S.O. No. 1052(E) dated 10-12-1987
S.O. No. 211(E) dated 26-2-1988
S.O. No. 595(E) dated 26-6-1988
S.O. No. 750(E) dated 11-8-1988
S.O. No. 1063(E) dated 18-11-1988
S.O. No. 3(E) dated 2-1-1989
S.O. No. 230(E) dated 28-3-1989
S.O. No. 351(E) dated 10-5-1989
S.O. No. 634(E) dated 11-8-1989
S.O. No. 1135(E) dated 13-12-1989
S.O. No. 256(E) dated 26-3-1990
S.O. No. 331(E) dated 18-4-1990
S.O. No. 305(E) dated 22-6-1990
S.O. No. 711(E) dated 13-9-1990
S.O. No. 223(E) dated 26-3-1991
S.O. No. 485(E) dated 26-7-1991
S.O. No. 298(E) dated 27-4-1992
S.O. No. 332(E) dated 14-5-1992

By order and in the name of the Governor of Gujarat

G. M. AJBANI,
Section Officer.



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ELECTION COMMISSION OF INDIA

Order

Nirvachan Sadan,
Ashok Road,
New Delhi-110001.

Dated : 7th October, 1992.

15 Asvina, 1914 (fiaka)

No. 76/GJ/92(55-57) (HP).—Whereas the Election Commission is satisfied that each of the contesting candidates specified in column (4) of the Table below at the Election to Lok Sabha, 1991 as specified in column (2) held from the constituency specified in column (3) against his name has failed to lodge any account of his election expenses as required by the Representation of the People Act, 1951 and the Rules made thereunder,

And, whereas, the said candidate has either not furnished any reasons or explanation for the said failure even after due notice, or the Election Commission, after considering the representation made by him if any, is satisfied that he has no good reason or justification for the said failure;

Now, therefore, in pursuance of section 10-A of the said Act, the Election Commission hereby declares the person specified in column (4) of the Table below to be disqualified for being chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State or Union Territory for a period of 3 years from the date of this order :—

TABLE

Sr. No.	Particulars of Election	S. No. & Name of the Parliamentary constituency	Name & Address of the contesting Candidate
1	2	3	4
55.	General Election to the Lok Sabha 1991 (Gujarat State)	9—Dhardhuka	Shri Chavda Hirabhai Ranjibhai Ugamno Harijanvas At. Paliyad Ta. Botad Dist. Bhavnagar, (Gujarat).
56.	— do —	— do —	Shri Makwana Bhanjibhai Ukabhai, At. Miravadi Chamarvas Post. Dhardhuka, (Gujarat).
57.	— do —	18—Godhra	Shri Rao Hasmukhbhai Ganpatlal, Puneshwar Nagar, Pragatnagar, M.I.G. Nadiad, Dist. Kheda, (Gujarat).

By Order,

GHANSHYAM KHOHAR,
Secretary to the,
Election Commission of India.



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PART IV—C

Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

DIRECTOR OF SUGAR

Order

Gandhinagar, 25th November, 1992.

No. SRM/044/Kh/369/92.—Whereas the Government of Gujarat considers it necessary so to do in the public interest.

NOW THEREFORE, in exercise of power conferred by clause-6 (1)(F) of Sugarcane (Control) Order 1966 read with Government of India Notification No. GSR/1127/Ess. Com/sugarcane dated 16-7-1966, the Government of Gujarat hereby prohibits the export of sugarcane from the State of Gujarat without prior permission of the Government.

This order will come in force from 28-11-92.

H. V. PATEL,
Director Sugar,
Gujarat State, Gandhinagar.



समर्थन नन्दे

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PART IV—C

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GENERAL ADMINISTRATION DEPARTMENT

Errata

Sachivalaya, Gandhinagar, 23rd November, 1992.

No. ELR-1192-1485-Chh.—In the Gujarat Government Gazette, Extra Ordinary, Part IV-C, dated 17th October, 1992 publishing the Election Commission of India's Notification No. 429/GJ/92(1) dated 24th September, 1992 the following printing errors shall be corrected.

Page No.	Line No.	Incorrect	Correct
1	2	3	4
67-2	38	69-Dariapur Kazipur	69-Dariapur Kazipur
67-2	44	Ahmedabad s'hall	Ahmedabad's hall
67-3	1	71-Shaher Kotada (SC)	74-Shaher Kotda (SC)
67-3	8	76-Maninagar	77-Maninagar
67-3	10	Collector, Officer,	Collector Office.

By order and in the name of the Governor of Gujarat,

RAMESH RATHOD
Under Secretary to Government.
General Administration Department.



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PART IV—C

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GENERAL ADMINISTRATION DEPARTMENT

Erratum

Sachivalaya, Gandhinagar, 1st December, 1992.

No. ELC-2992-579-(4)-Chh.—In the Gujarat Government Gazette, Extra Ordinary part IV-C dated 1st August, 1992 publishing the Election Commission of India's Order No. 76/GJ/91(267-305)(LA) dated 7th July, 1992 on Page-No. 50-4 the name of the Contesting-Candidate "Shri Davbar Vijuji Naruji" appearing in Column No. 4 against Sr. No. 299 shall be corrected as "Shri Darbar Vijuji Nanuji".

RAMESH RATHOD,

Under Secretary to Government,
General Administration Department.

GENERAL ADMINISTRATION DEPARTMENT

Erratum

Sachivalaya, Gandhinagar 1st December, 1992.

No. ELC-2992-949(2)-Chh.—In the Gujarat Government Gazette, Extra Ordinary Part IV-C dated 23rd September, 1992 publishing the Election Commission of India's Order No. 76/GJ/92(1-40)(HP) dated 7th August, 1992 Sr. No. 8 Name of the Parliamentary Constituency "4-Bhavnagar" appearing in Column No. 3 against Sr. No. 4 shall be read as "8-Bhavnagar".

RAMESH RATHOD,

Under Secretary to Government,
General Administration Department.



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OFFICE OF THE COMMISSIONER OF POLICE, AHMEDABAD CITY.

Order

Dated 14th December, 1992.

No. SB/H/1119/92.—Prohibitory orders under section 7 of the Unlawful Activities (Prevention) Act, 1967.

WHEREAS the Central Government in exercise of the powers conferred under section 19 of the Unlawful Activities (Prevention) Act, 1967 (37 of 1967) has delegated all the powers exercisable by it under section 7 and 8 to the State Government *vide* its Notification No. SO 906 (E) dated 10th December 1992.

AND WHEREAS the State Government of Gujarat in exercise of the powers conferred under section 19 of the Act read with the aforesaid Notification directed that the powers exercisable under section 7 and 8 of the said Act shall be exercised by the Commissioner of Police, Ahmedabad City, in his jurisdiction.

I, M. M. Mehta, Commissioner of Police, Ahmedabad City is satisfied after making necessary inquiries and I think it fit and proper that Jamat-e-Islami Hind is in custody of moneys, securities and or/credits which are being used or are intended to be used for the purpose of the unlawful association of Jamat-e-Islami Hind, Kalupur Kumbhar Gali, Near Kalupur Tower, Ahmedabad by the Pramukh and other office bearers.

I, therefore, under the powers conferred upon me prohibit Jamat-e-Islami Hind from paying delivering transferring or otherwise dealing in any manner whatsoever with such moneys, securities or credits or with any other moneys securities or credits which may come into his custody without the written order of the Commissioner of Police, Ahmedabad City.

This day the 14th December, 1992.

M. M. MEHTA,
Commissioner of Police, Ahmedabad City.

OFFICE OF THE COMMISSIONER OF POLICE AHMEDABAD CITY

Dated 14th December, 1992.

Order

No. SB/H/1119/92.—Prohibitory orders under section 7 of the Unlawful Activities (Prevention) Act, 1967.

Whereas the Central Government in exercise of the powers conferred under section 19 of the Unlawful Activities (Prevention) Act 1967 (37 of 1967) has delegated all the powers exercisable by it under section 7 and 8 to the State Government *vide* its Notification No. SO 906 (E) dated 10-12-1992.

And whereas the State Government of Gujarat in exercise of the powers conferred under section 19 of the Act read with the aforesaid Notification directed that the powers exercisable under section 7 and 8 of the said Act shall be exercised by the Commissioner of Police, Ahmedabad City, in his Jurisdiction.

I, M. M. Mehta, Commissioner of Police, Ahmedabad City is satisfied after making necessary inquiries and I think it fit and proper that Rashtriya Swayam Sevak Sangh is in custody of moneys, securities and or/credits which are being used or are intended to be used for the purpose of the unlawful association of Rashtriya Swayam Sevak Sangh, Dr. Hadgevar Bhavan, Bhaliya Kaka Road, Juna Dhor Bazar, Maninagar, Ahmedabad by Pracharak & other office bearers.

I, therefore, under the powers conferred upon me prohibit Rashtriya Swayam Sevak Sangh from paying delivering transferring or otherwise dealing in any manner whatsoever with such moneys, securities or credits or with any other moneys securities or credits which may come into his custody without the written order of the Commissioner of Police, Ahmedabad City.

This day the 14th December, 1992.

M. M. MEHTA,
Commissioner of Police, Ahmedabad City.

OFFICE OF THE COMMISSIONER OF POLICE AHMEDABAD CITY

Dated 14th December, 1992.

Order

No. SB/H/1119/92.—Prohibitory orders under section 7 of the Unlawful Activities (Prevention) Act, 1967.

Whereas the Central Government in exercise of the powers conferred under section 19 of the Unlawful Activities (Prevention) Act, 1967 (37 of 1967) has delegated all the powers exercisable by it under section 7 and 8 to the State Government *vide* its Notification No. SO 906(E), dated 10th December, 1992.

And whereas the State Government of Gujarat *vide* Order No. SBI/ULO/1092/WM-2922/ dated 13th December, 1992 in exercise of the powers conferred under section 9 of the Act read with the aforesaid Notification directed that the powers exercisable under section 7 and 8 of the said Act shall be exercised by the Commissioner of Police, Ahmedabad City, in his jurisdiction.

I, M. M. Mehta, Commissioner of Police, Ahmedabad City is satisfied after making necessary inquiries and I think it fit and proper that Vishwa Hindu Parishad Gujarat Pradesh is in custody of moneys, securities and or/credits which are being used or are intended to be used for the purpose of the unlawful association of Vishwa Hindu Parishad, Gujarat Pradesh, at 11, V. A. Vanikar Smarak Bhavan, Paldi, Maha Laxmi Char Rasta, Ellisbridge, Ahmedabad by the General Secretary and other Office Bearers.,

I, therefore, under the powers conferred upon me, prohibit Vishwa Hindu Parishad, Gujarat Pradesh from paying delivering transferring or otherwise dealing in any manner whatsoever with such moneys, securities or credits or with any other moneys securities or credits which may come into his custody without the written order of the Commissioner of Police, Ahmedabad City.

This day the 14th December, 1992.

M. M. MEHTA,
Commissioner of Police,
Ahmedabad City.

OFFICE OF THE DISTRICT MAGISTRATE, BHAVNAGAR

Notification

Dated the 15th December, 1992.

UNLAWFUL ACTIVITIES (PREVENTION) ACT, 1967.

No. DM/1/WS/8057/92.—WHEREAS the Central Government in exercise of powers conferred under section 3 of the Unlawful Activities (Prevention) Act, 1967 has declared Vishwa Hindu Parishad as unlawful association.

AND WHEREAS, the Central Government in exercise of powers conferred under section 19 of the said Act has delegated all the powers exercisable by it under section 7 and 8 of the said Act to the State Government.

AND WHEREAS, the State Government in exercise of powers conferred under section 19 of the said Act has directed by order No. SBI/ULO/1092/WM/2922, dated the 13th December, 1992 that the said powers shall be exercised by the District Magistrate of the District.

AND WHEREAS, I, SANJAY GUPTA, District Magistrate, Bhavnagar am of the opinion that Residence of Maheshbhai B. Kothari, District Joint Secretary, V.H.P. Diwan's Chawl, Kalanala, Near Shilpi Nagar, Bhavnagar is used for the purpose of the aforesaid unlawful association.

NOW THEREFORE, in exercise of powers conferred under section 8 of the Unlawful Activities (Prevention) Act, 1967, I, Sanjay Gupta, District Magistrate, Bhavnagar of the Bhavnagar District hereby notify the Residence of Maheshbhai B. Kothari District Joint Secretary, V.H.P., Diwan's Chawl, Kalanala, Bhavnagar as the place which is used for the purpose of the said unlawful association.

SANJAY GUPTA,
District Magistrate,
Bhavnagar.

OFFICE OF THE DISTRICT MAGISTRATE BHAVNAGAR

Notification

Dated 15th December, 1992.

UNLAWFUL ACTIVITIES (PREVENTION) ACT, 1967.

No. DM/1/WS/8059/92.—WHEREAS the Central Government in exercise of powers conferred under section 3 of the Unlawful Activities (Prevention) Act, 1967 has declared RASHTRIYA SWAYAMSEVAK SANGH as unlawful association.

AND WHEREAS, the Central Government in exercise of powers conferred under section 19 of the said Act has delegated all the powers exercisable by it under section 7 and 8 of the said Act to the State Government.

AND WHEREAS, the State Government in exercise of powers conferred under section 19 of the said Act has directed by order No. SBI/ULO/1092/WM/2922, dated the 13th December 1992, that the said powers shall be exercised by the District Magistrate of the District.

AND WHEREAS, I, SANJAY GUPTA, District Magistrate, Bhavnagar am of the opinion that Office of Rashtriya Swayamsevak Sangh Near Garasia Boarding, Keshavkrupa, Navapara, Bhavnagar is used for the purpose of the aforesaid unlawful association.

NOW THEREFORE, in exercise of powers conferred under section 8 of the Unlawful Activities (Prevention) Act, 1967, I, Sanjay Gupta, District Magistrate, Bhavnagar of the Bhavnagar District hereby notify the Office of Rashtriya Swayamsevak Sangh, Near Garasia Boarding, Keshavkrupa Navapara, Bhavnagar as the place which is used for the purpose of the said unlawful association.

SANJAY GUPTA,
District Magistrate,
Bhavnagar.

OFFICE OF THE DISTRICT MAGISTRATE, BHAVNAGAR.

Notification

Dated the 15th December, 1992.

UNLAWFUL ACTIVITIES (PREVENTION) ACT, 1967.

No. DM/1/WS/8058/92.—WHEREAS the Central Government in exercise of powers conferred under section 3 of the Unlawful Activities (Prevention) Act, 1967 has declared Vishva Hindu Parishad as unlawful association.

AND WHEREAS, the Central Government in exercise of powers conferred under section 19 of the said Act has delegated all the powers exercisable by it under section 7 and 8 of the said Act to the State Government.

AND WHEREAS, the State Government in exercise of powers conferred under section 19 of the said Act has directed by order No SBI/ULO/1092/WM/2922, dated the 13th December, 1992 that the said powers shall be exercised by the District Magistrate of the District.

AND WHEREAS, I, SANJAY GUPTA, District Magistrate, Bhavnagar am of the opinion that Office of Vishva Hindu Parishad, M.G. Road, Goghagate, Near C.P.M's Office, Bhavnagar is used for the purpose of the aforesaid unlawful association.

NOW THEREFORE, in exercise of powers conferred under section 8 of the Unlawful Activities (Prevention) Act, 1967, I, Sanjay Gupta, District Magistrate, Bhavnagar of the Bhavnagar District hereby notify the Office of Vishva Hindu Parishad, M.G. Road, Goghagate, Near C.P.M's Office, Bhavnagar as the place which is used for the purpose of the said unlawful association.

SANJAY GUPTA,
District Magistrate,
Bhavnagar.



મયમેલ નયમે

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જીલ્લા મેજિસ્ટ્રેટ ગાંધીનગરની કચેરી

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૪મી ડિસેમ્બર, ૧૯૯૨.

નં. ડીસી-એમએજી.ગે.કા.પ્ર.-જાહેરનામું-૧. ૩૮૪૮-૩૮૪૭-૯૨.—તાજેતરમાં બનેલા અયોધ્યા મંદિર તથા બાબરી મસ્જિદના પ્રશ્ને રાજ્યમાં અશાંતભર્યું વાતાવરણ પ્રવર્તે છે. અને કોમીનંગદીલી વધે તેવી શક્યતા જણાય છે. હાલમાં જીલ્લામાંની ગેરકાયદેસર પ્રવૃત્તિ કરતી સંસ્થાઓ કે જમને ભારત સરકારના નોટીફિકેશન નં. ૧૧/૧૪૦૩૪/૨/(૧-૪)-૯૨ આઈ. આઈ. (ડી. વી.)તા. ૧૦મી ડિસેમ્બર, ૧૯૯૨-માં કરેલ જોગવાઈઓ તથા ગુજરાત સરકારના હુકમ નં. એસબીઆઈ-મુએલઓ-૧૦૯૨-ડબલ્યુએમ-૨૯૨૨-તા. ૧૩મી ડિસેમ્બર, ૧૯૯૨-ની જોગવાઈ અનુસાર રાજ્ય સરકારે રાજ્યમાં તથા જીલ્લામાં નીચે દર્શાવેલ અનુસૂચિમાં જણાવેલ સંસ્થાઓની પ્રવૃત્તિને ધ્યાનમાં લઈ તેના ઉપર પ્રતિબંધ મુકેલ છે. સરકારશ્રીના ઉપરોક્ત જણાવેલ હુકમ તા. ૧૩મી ડિસેમ્બર, ૧૯૯૨થી ગેરકાયદેસરની પ્રવૃત્તિઓ અટકાવવા બાબતના અધિનિયમ ૧૯૬૭ની કલમ-૭ અને ૮ મુજબ મને મળેલ સત્તાની રૂએ ગાંધીનગર જીલ્લામાં નીચે અનુસૂચિમાં જણાવેલ સંસ્થાઓ ઉપર આજ તા. ૧૪મી ડિસેમ્બર, ૧૯૯૨થી અમલમાં આવે તે રીતે પ્રતિબંધ મુકવા ફરમાવું છું.

અનુસૂચિ :

૧. રાષ્ટ્રીય સ્વયંસેવક સંઘ
૨. વિશ્વ હિન્દુ પરિષદ
૩. બજરંગ દળ
૪. જમાતે ઈસ્લામી હિદ (જે. ઈ. આઈ. એચ.)
૫. ઈસ્લામીક સેવક સંઘ

આજ તારીખ ૧૪મી ડિસેમ્બર, ૧૯૯૨ના રોજ મારી સહી તથા સીક્રો કરી જાહેરનામું બહાર પાડ્યું.

એમ. એસ. ડાગુર,
જિલ્લા મેજિસ્ટ્રેટ, ગાંધીનગર.



सत्यमेव जयते

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FOOD AND CIVIL SUPPLIES DEPARTMENT

Order

Sachivalaya, Gandhinagar, 16th December, 1992.

No. CHTH-92-28-SGR-1091-GOI-49-B:-The following order issued by the Government of India, Ministry of Food, New Delhi, is republished for general information of public:--

GOVERNMENT OF INDIA

MINISTRY OF FOOD

Order

New Delhi, the 13th December, 1991.

G.S.R.736 (E)/ESS.Com./Sugar.—In exercise of the powers conferred by clause 5 of the Sugar (Control) Order, 1966 and in supersession of the Order of the Government of India in the Ministry of Food & Civil Supplies (Department of Food) No. G.S.R.679 (E)/ESS.Com.—Sugar dated the 31st July, 1990, the Central Government hereby directs that no producer shall—

- (i) Subject to the availability of sugar covered by an Order permitting such sale, refuse to sell sugar to a recognised dealer; or
- (ii) sell and despatch less than monthly quota of sugar released to him for sale by the monthly order, within a period specified therein; or
- (iii) Sell and despatch less than 50% of their monthly quota of sugar released to him for sale, in each of the following fortnight periods of a month, namely:
 - (a) 1st to the 15th,
 - (b) 16th to the end of the month,

(iv) despatch more than 10000 quintals of sugar in any of the fortnightly period mentioned in item (iii) above, to any recognised dealer and that the particulars of despatches made during any of the said fortnightly periods shall be reported by the producer within seven days from the date of expiry of the relevant fortnightly periods, in the Annexures annexed to this order, to such authorities as may be specified in this behalf by the Government of the State to which sugar is despatched as well as the Government of the State in which the producer's sugar factory is located.

Provided that nothing in this Order shall apply to the sale or despatch of sugar by a producer--

(a) on Government account; or

(b) to the nominee of the State Government or an officer authorised by it for distribution through fair price shops; or

(c) to the Food Corporation of India.

2. This order shall come in to force with immediate effect.

ANNEXURE

(See item (iv))

Fortnightly Return relating to despatch of sugar released for free sale under clause 5 of the Sugar (Control) Order 1966.

Fortnightly period
 Name of the sugar factory
 Particulars of despatches

Sr. No.	Release Order No. & Date	Date of Despatch	Name & address of the buyer	Particulars of buyer's sugar dealer's licence.	Quantity Despatched (Qtls).	I.S.S. Grade	Rate per Quintal (in Rs.)		Name of destination (Rly. station in case of despatches by rail)	Remarks
							Ex-factory price	Central Excise duty.		
1	2	3	4	5	6	7	8	9	10	11

(No.1-16/88-SPY(D.II))

Sd/-
 (S. K. TRIPATHI)
 Joint Secretary (Sugar).

By order and in the name of the Governor of Gujarat,

S. D. DAVE,
 Under Secretary to Government.



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જિલ્લા મેજસ્ટ્રેટ કાર્યાલય, મહેસાણા.

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭.

નં.એમ.એજી/૪૮૦૮/૯૨.— કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ ની કલમ ૩ અન્વયે રાષ્ટ્રીય સ્વયંસેવક સંઘને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે સદરહુ કાયદાની કલમ-૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે હુકમ નં. એસબી/ઈ/યુએલઓ/૧૦૮૨/અલ્યુએમ/૨૯૨૨ તા. ૧૩-૧૨-૯૨થી ઉપરોક્ત અધિકાર જિલ્લા મેજસ્ટ્રેટશ્રીને એનાયત કરેલ છે.

સબબ હુ. એચ. કે. દાશ, જિલ્લા મેજસ્ટ્રેટ મહેસાણા પાસે મને નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સારું વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન :

રાષ્ટ્રીય સ્વયંસેવક સંઘની ઓફીસ
ચંદ્ર કોલોની, વિભાગ-૧, મહેસાણા, બ. નં. ૩/૪.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૮(૧) અન્વયે મને મળેલ અધિકારીની રૂએ, હું એચ. કે. દાશ જિલ્લા મેજસ્ટ્રેટ મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશનના હેતુઓ માટે ઉપયોગમાં લેવાનું હોવાનું જાહેર કરું છું.

તા. ૧૫મી ડિસેમ્બર, ૧૯૯૨.

એચ. કે. દાશ,
જિલ્લા મેજસ્ટ્રેટ, મહેસાણા.

જિલ્લા મેજિસ્ટ્રેટ કાર્યાલય, મહેસાણા.

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭.

નં.એમ.એજી/૪૮૦૮/૯૨.— કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૩ અન્વયે રાષ્ટ્રીય સ્વયંસેવક સંઘને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ-૧૯ અન્વયે સદરહુ કાયદાની કલમ ૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ-૧૯ અન્વયે હુકમ નં. એસબી/ઈ/યુએલઓ/૧૦૮૨/૩બલ્યુએમ/૨૮૨૨/તા. ૧૩-૧૨-૯૨થી ઉપરોક્ત અધિકાર જિલ્લા મેજિસ્ટ્રેટશ્રીને એનાયત કરેલ છે.

સબબ હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા મારા મતે નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સારુ વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન :
રાષ્ટ્રીય સ્વયંસેવક સંઘનું કાર્યાલય,
રાષ્ટ્રીય સરકારી દવાખાના પાસે,
મુ. રાષ્ટ્રીય, તા. પાટણ.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૮(૧) અન્વયે મને મળેલ અધિકારની રૂએ હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશનના હેતુઓ માટે ઉપયોગમાં લેવાતું હોવાનું જાહેર કરું છું.

તા. ૧૫મી ડિસેમ્બર, ૧૯૯૨.

એચ. કે. દાશ,
જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા.

જિલ્લા મેજિસ્ટ્રેટ કાર્યાલય, મહેસાણા.

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭

નંબર : એમ.એજી-૪૮૦૮-૯૨.— કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ-૩ અન્વયે રાષ્ટ્રીય સ્વયંસેવક સંઘને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ-૧૯ અન્વયે સદરહુ કાયદાની કલમ ૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ-૧૯ અન્વયે હુકમ નં એસબી/ઈ/યુએલઓ/૧૦૮૨/૩બલ્યુએમ/૨૮૨૨ તા. ૧૩મી ડિસેમ્બર, ૧૯૯૨થી ઉપરોક્ત અધિકાર જિલ્લા મેજિસ્ટ્રેટશ્રીને એનાયત કરેલ છે

સબબ હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા મારા મતે નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સારુ વપરાતું હોવાનું જણાય છે

મકાન/જમીન/સ્થળનું વર્ણન :—
રાષ્ટ્રીય સ્વયંસેવક સંઘનું કાર્યાલય, સરદાર ચોક પાસે, મુ. બાલીસણા, તા. પાટણ.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ-૮ (૧) અન્વયે મને મળેલ અધિકારની રૂએ હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશનના હેતુઓ માટે ઉપયોગમાં લેવાતું હોવાનું જાહેર કરું છું.

તા. ૧૫મી ડિસેમ્બર, ૧૯૯૨.

એચ. કે. દાશ,
જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા.

જિલ્લા મેજિસ્ટ્રેટ કાર્યાલય, મહેસાણા.

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭.

નંબર : એમએજી/૪૮૦૮/૯૨.—કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ-૩ અન્વયે રાષ્ટ્રીય સ્વયં-સેવક સંઘને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ-૧૮ અન્વયે સદરહુ કાયદાની કલમ-૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ-૧૮ અન્વયે હુકમ નં. એસબી/ I/યુએલઓ/૧૦૮૨/ડબલ્યુએમ/૨૮૨૨ તા. ૧૩મી ડિસેમ્બર, ૧૯૮૨થી ઉપરોક્ત અધિકાર જિલ્લા મેજિસ્ટ્રેટશ્રીને એનાયત કરેલ છે.

સબબ હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા મારા મતે નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સારુ વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન :—

રાષ્ટ્રીય સ્વયંસેવક સંઘનું કાર્યાલય, મુ. મોઢેરા, તા. ચાણસ્મા.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ-૮ (૧) અન્વયે મને મળેલ અધિકારની રુએ, હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશનના હેતુઓ માટે ઉપયોગમાં લેવાતું હોવાનું જાહેર કરું છું.

તા. ૧૫મી ડિસેમ્બર, ૧૯૮૨.

એચ. કે. દાશ,
જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા.

જિલ્લા મેજિસ્ટ્રેટ કાર્યાલય, મહેસાણા.

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭.

નં. એમએજી/૪૮૦૮/૯૨.—કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ ની કલમ ૩ અન્વયે રાષ્ટ્રીય સ્વયં-સેવક સંઘને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ ૧૮ અન્વયે સદરહુ કાયદાની કલમ ૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ ૧૮ અન્વયે હુકમ નં. એસબી/ I/યુએલઓ/૧૦૮૨/ડબલ્યુ એમ/૨૮૨૨ તા. ૧૩મી ડિસેમ્બર, ૧૯૮૨થી ઉપરોક્ત અધિકાર જિલ્લા મેજિસ્ટ્રેટશ્રીને એનાયત કરેલ છે.

સબબ હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા મારા મતે નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સારુ વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન :—

રાષ્ટ્રીય સ્વયંસેવક સંઘનું કાર્યાલય,
કે. પી. હાઈસ્કૂલના કમ્પાઉન્ડને અડીને,
મુ. હારીજ, તા. હારીજ.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૮ (૧) અન્વયે મને મળેલ અધિકારની રુએ હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશનના હેતુઓ માટે ઉપયોગમાં લેવાતું હોવાનું જાહેર કરું છું.

તારીખ ૧૫મી ડિસેમ્બર, ૧૯૮૨.

એચ. કે. દાશ,
જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા.

જિલ્લા મેજિસ્ટ્રેટ કાર્યાલય, મહેસાણા.

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭.

નં. એમએજી-૪૮૦૮/૯૨.—કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ ૧૯૬૭ની કલમ ૩ અન્વયે રાષ્ટ્રીય સ્વયંસેવક સંઘને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ ૧૮ અન્વયે સદરહુ કાયદાની કલમ ૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ ૧૮ અન્વયે હુકમ નં. એસબી/ઈ/યુએલઓ/૧૦૮૨/ડબલ્યુએમ/૨૮૨૨ તા. ૧૩મી ડિસેમ્બર, ૧૯૮૨થી ઉપરોક્ત અધિકાર જિલ્લા મેજિસ્ટ્રેટને એનાયત કરેલ છે.

સબબ હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા મારા મતે નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સારું વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન:—

રાષ્ટ્રીય સ્વયંસેવક સંઘનું કાર્યાલય,
ગોકળવાડી, મુ. પો. તા. પાટણ.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૮ (૧) અન્વયે મને મળેલ અધિકારની રુએ હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશન હેતુઓ માટે ઉપયોગમાં લેવાનું જાહેર કરું છું.

તા. ૧૫મી ડિસેમ્બર, ૧૯૮૨.

એચ. કે. દાશ,
જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા.

જિલ્લા મેજિસ્ટ્રેટ કાર્યાલય, મહેસાણા.

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭.

નં. એમએજી/૪૮૦૮/૯૨.—કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ ૧૯૬૭ની કલમ ૩ અન્વયે રાષ્ટ્રીય સ્વયંસેવક સંઘને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

એ અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ ૧૮ અન્વયે સદરહુ કાયદાની કલમ ૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ ૧૮ અન્વયે હુકમ નં. એસબી/ઈ/યુએલઓ/૧૦૮૨/ડબલ્યુએમ/૨૮૨૨ તા. ૧૩મી ડિસેમ્બર, ૧૯૮૨થી ઉપરોક્ત અધિકાર જિલ્લા મેજિસ્ટ્રેટશ્રીને એનાયત કરેલ છે.

સબબ હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા મારા મતે નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સારું વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન:—

રાષ્ટ્રીય સ્વયંસેવક સંઘનું કાર્યાલય,
આથમણ દરવાજા, મેડા ઉપર,
મુ. પો. તા. ચાણસ્મા.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ ૧૯૬૭ની કલમ ૮ (૧) અન્વયે મને મળેલ અધિકારની રુએ હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશનના હેતુઓ માટે ઉપયોગમાં લેવાનું જાહેર કરું છું.

તા. ૧૫મી ડિસેમ્બર, ૧૯૮૨.

એચ. કે. દાશ,
જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા.

જિલ્લા મેજિસ્ટ્રેટ કાર્યાલય, મહેસાણા

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭.

નં. એમએજ/૪૮૦૮/૯૨.—કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ ૧૯૬૭ ની કલમ ૩ અન્વયે રાષ્ટ્રીય સ્વયંસેવક સંઘને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે સદરહુ કાયદાની કલમ ૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે હુકમ નં. એસબી/૧/યુએલઓ/૧૦૯૨/ડબલ્યુએમ/૨૯૨૨ તા. ૧૩મી ડિસેમ્બર, ૧૯૯૨ થી ઉપરોક્ત અધિકાર જિલ્લા મેજિસ્ટ્રેટશ્રીને એનાયત કરેલ છે.

સબબ હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા મારા મતે નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સાદું વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન:—

રાષ્ટ્રીય સ્વયંસેવક સંઘનું કાર્યાલય,
લાલ ડોશીની પોળમાં
મુ. પો. સિદ્ધપુર.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ ૧૯૬૭ ની કલમ ૮ (૧) અન્વયે મને મળેલ અધિકારની દુએ, હું એચ. કે. દાશ જિલ્લા મેજિસ્ટ્રેટ મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશન હેતુઓ માટે ઉપયોગમાં લેવાતું હોવાનું જાહેર કરું છું.

તા. ૧૫મી ડિસેમ્બર, ૧૯૯૨.

એચ. કે. દાશ,
જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા.

જિલ્લા મેજિસ્ટ્રેટ કાર્યાલય, મહેસાણા.

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭.

નં. એમએજ/૪૮૦૮/૯૨.—કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ ૧૯૬૭ ની કલમ ૩ અન્વયે વિશ્વ હિન્દુ પરિષદ ને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે સદરહુ કાયદાની કલમ ૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત કરેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે હુકમ નં. એસબી/૧/યુએલઓ/૧૦૯૨/ડબલ્યુએમ/૨૯૨૨ તા. ૧૩મી ડિસેમ્બર, ૧૯૯૨ થી ઉપરોક્ત અધિકાર જિલ્લા મેજિસ્ટ્રેટશ્રીને એનાયત કરેલ છે.

સબબ હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા મારા મતે નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સાદું વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન:—

વિશ્વ હિન્દુ પરિષદનું કાર્યાલય,
લાયબ્રેરી પાસે, મુ. પો. મણ્ડુ, તા. પાટણ.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ ૧૯૬૭ ની કલમ ૮ (૧) અન્વયે મને મળેલ અધિકારની દુએ, હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશનના હેતુઓ માટે ઉપયોગમાં લેવાતું હોવાનું જાહેર કરું છું.

તા. ૧૫મી ડિસેમ્બર, ૧૯૯૨.

એચ. કે. દાશ,
જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા.

જિલ્લા મેજસ્ટ્રેટ કાર્યાલય, મહેસાણા

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭.

નં. એમએજ/૪૮૦૮/૯૨.—કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ ૧૯૬૭ ની કલમ ૩- અન્વયે વિશ્વ હિન્દુ પરિષદને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે સદરહુ કાયદાની કલમ ૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે હુકમ નં. એસબી/ I/યુએલઓ/૧૦૮૨/અલ્યુએમ/૨૮૨૨ તા. ૧૩મી ડિસેમ્બર, ૧૯૮૨ થી ઉપરોક્ત અધિકાર જિલ્લા મેજસ્ટ્રેટશ્રીને એનાયત કરેલ છે.

સબબ હું એચ. કે. દાશ જિલ્લા મેજસ્ટ્રેટ મહેસાણા મારા મતે નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સારું વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન:—

વિશ્વ હિન્દુ પરિષદનું કાર્યાલય.

ત્રણ દરવાજા પાસે, ટેલિફોન એક્ચેન્જ સામે,

મુ. પો. તા. હારીજ.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ ૧૯૬૭ ની કલમ ૮(૧) અન્વયે મને મળેલ અધિકારની રુએ, હું એચ. કે. દાશ, જિલ્લા મેજસ્ટ્રેટ મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશનના હેતુઓ માટે ઉપયોગમાં લેવાતું હોવાનું જાહેર કરું છું.

તા. ૧૫મી ડિસેમ્બર, ૧૯૮૨.

એચ. કે. દાશ,
જિલ્લા મેજસ્ટ્રેટ, મહેસાણા.

જિલ્લા મેજસ્ટ્રેટ કાર્યાલય, મહેસાણા

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭.

નં. એમએજ/૪૮૦૮/૯૨.—કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ ૧૯૬૭ ની કલમ-૩ અન્વયે વિશ્વ હિન્દુ પરિષદને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે સદરહુ કાયદાની કલમ ૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે હુકમ નં. એસબી/ I/યુએલઓ/૧૦૮૨/અલ્યુએમ/૨૮૨૨/તા. ૧૩મી ડિસેમ્બર, ૧૯૮૨ થી ઉપરોક્ત અધિકાર જિલ્લા મેજસ્ટ્રેટશ્રીને એનાયત કરેલ છે.

સબબ હું એચ. કે. દાશ, જિલ્લા મેજસ્ટ્રેટ મહેસાણા મારા મતે નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સારું વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન:—

વિશ્વ હિન્દુ પરિષદનું કાર્યાલય,

બ્રાહ્મણશેરીના નાકે, બ્રાહ્મણોની વાડીના મેડા ઉપર.

મુ. પો. તા. સિદ્ધપુર.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ ૧૯૬૭ ની કલમ ૮(૧) અન્વયે મને મળેલ અધિકારની રુએ, હું એચ. કે. દાશ, જિલ્લા મેજસ્ટ્રેટ મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશનના હેતુઓ માટે ઉપયોગમાં લેવાતું હોવાનું જાહેર કરું છું.

તા. ૧૫મી ડિસેમ્બર, ૧૯૮૨.

એચ. કે. દાશ,
જિલ્લા મેજસ્ટ્રેટ, મહેસાણા.

જીલ્લા મેજિસ્ટ્રેટ કાર્યાલય, મહેસાણા.

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭.

નં. એમએજ/૪૮૦૮/૯૨.—કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ ૧૯૬૭ ની કલમ ૩ અન્વયે વિશ્વ હિન્દુ પરિષદ ને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે સદરહુ કાયદાની કલમ ૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે હુકમ નં. એસબી/ઈ/યુએલઓ/૧૦૮૨/ડબલ્યુએમ/૨૯૨૨ તા. ૧૩મી ડિસેમ્બર, ૧૯૯૨ થી ઉપરોક્ત અધિકાર જિલ્લા મેજિસ્ટ્રેટશ્રીને એનાયત કરેલ છે.

સબબ હું એચ. કે. દાશ જિલ્લા મેજિસ્ટ્રેટ મહેસાણા મારા મતે નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સારું વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન:—

વિશ્વ હિન્દુ પરિષદનું કાર્યાલય,
આથમણા દરવાજા મેડા ઉપર,
મુ. પો. તા. ચાણસ્મા.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ ૧૯૬૭ ની કલમ ૮ (૧) અન્વયે મને મળેલ અધિકારની રુએ, હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશનના હેતુઓ માટે ઉપયોગમાં લેવાતું હોવાનું જાહેર કરું છું.

તા. ૧૫મી ડિસેમ્બર, ૧૯૯૨.

એચ. કે. દાશ,
જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા.

જિલ્લા મેજિસ્ટ્રેટ કાર્યાલય, મહેસાણા

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭.

નં. એમએજ/૪૮૦૮/૯૨.—કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૩ અન્વયે બજારંગ દળને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે સદરહુ કાયદાની કલમ ૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે હુકમ નં. એસબી/ઈ/યુએલઓ/૧૦૮૨/ડબલ્યુએમ/૨૯૨૨, તા. ૧૩મી ડિસેમ્બર, ૧૯૯૨થી ઉપરોક્ત અધિકાર જિલ્લા મેજિસ્ટ્રેટશ્રીને એનાયત કરેલ છે.

સબબ હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા મારા મતે નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સારું વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન:—

બજારંગદળ કાર્યાલય,
વડનગરાના વાસ પાસે,
મુ. પો. રજુજ, તા. પાટણ.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૮(૧) અન્વયે મને મળેલ અધિકારની રુએ હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશનના હેતુઓ માટે ઉપયોગમાં લેવાતું હોવાનું જાહેર કરું છું.

તા. ૧૫મી ડિસેમ્બર, ૧૯૯૨.

એચ. કે. દાશ,
જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા.

જિલ્લા મેજિસ્ટ્રેટ કાર્યાલય, મહેસાણા

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭.

નં. એમએજ/૪૮૦૮/૯૨.—કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૩ અન્વયે બજારંગ દળને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ ૧૮ અન્વયે સદરહુ કાયદાની કલમ ૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ ૧૮ અન્વયે હુકમ નં. એસબી/૧/યુએલઓ/૧૦૮૨/ડબલ્યુએમ/૨૮૨૨, તા. ૧૩મી ડિસેમ્બર, ૧૯૮૨થી ઉપરોક્ત અધિકાર જિલ્લા મેજિસ્ટ્રેટશ્રીને એનાયત કરેલ છે.

સબબ હુ, એચ. કે. દાથ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા મારા મતે નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સારું વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન :—

બજારંગદળ કાર્યાલય,
શંખલપુર, તા. ચાણુરમા.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૮(૧) અન્વયે મને મળેલ અધિકારની રૂએ હું, એચ. કે. દાથ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશનના હેતુઓ માટે ઉપયોગમાં લેવાતું હોવાનું જાહેર કરું છું.

તા. ૧૫મી ડિસેમ્બર, ૧૯૮૨.

એચ. કે. દાથ,
જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા.

જિલ્લા મેજિસ્ટ્રેટ કાર્યાલય, મહેસાણા

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭.

નં. એમએજ/૪૮૦૮/૯૨.—કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૩ અન્વયે વિશ્વ હિન્દુ પરિષદને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ ૧૮ અન્વયે સદરહુ કાયદાની કલમ ૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ ૧૮ અન્વયે હુકમ નં. એસબી/૧/યુએલઓ/૧૦૮૨/ડબલ્યુએમ/૨૮૨૨, તા. ૧૩મી ડિસેમ્બર, ૧૯૮૨થી ઉપરોક્ત અધિકાર જિલ્લા મેજિસ્ટ્રેટશ્રીને એનાયત કરેલ છે.

સબબ હુ, એચ. કે. દાથ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા મારા મતે નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સારું વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન :—

વિશ્વ હિન્દુ પરિષદનું કાર્યાલય,
મુ. પો. તા. સિદ્ધપુર.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૮(૧) અન્વયે મને મળેલ અધિકારની રૂએ હું, એચ. કે. દાથ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશનના હેતુઓ માટે ઉપયોગમાં લેવાતું હોવાનું જાહેર કરું છું.

તા. ૧૫મી ડિસેમ્બર, ૧૯૮૨.

એચ. કે. દાથ,
જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા.

જિલ્લા મેજિસ્ટ્રેટ કાર્યાલય, મહેસાણા

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭

નં. એમએજ/૪૮૦૮/૯૨.—કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૩ અન્વયે વિશ્વ હિન્દુ પરિષદને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે સદરહુ કાયદાની કલમ ૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે હુકમ નં. એસબી/ઈ/યુએલઓ/૧૦૯૨/અલ્યુએમ/૨૯૨૨, તા. ૧૩મી ડિસેમ્બર, ૧૯૯૨થી ઉપરોક્ત અધિકાર જિલ્લા મેજિસ્ટ્રેટશ્રીને એનાયત કરેલ છે.

સબબ હું, એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા મારા મતે નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સારું વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન:—

વિશ્વ હિન્દુ પરિષદનું કાર્યાલય,
૧૬, શિવપાર્ક સોસાયટી,
મુ. પો. તા. વિજપુર.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૮(૧) અન્વયે મને મળેલ અધિકારની રૂએ હું, એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશનના હેતુઓ માટે ઉપયોગમાં લેવાતું હોવાનું જાહેર કરું છું.

તા. ૧૫મી ડિસેમ્બર, ૧૯૯૨.

એચ. કે. દાશ,
જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા.

જિલ્લા મેજિસ્ટ્રેટ કાર્યાલય, મહેસાણા

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭.

નં. એમએજ/૪૮૦૮/૯૨.—કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૩ અન્વયે વિશ્વ હિન્દુ પરિષદને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે સદરહુ કાયદાની કલમ ૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે હુકમ નં. એસબી/ઈ/યુએલઓ/૧૦૯૨/અલ્યુ એમ/૨૯૨૨, તા. ૧૩મી ડિસેમ્બર, ૧૯૯૨થી ઉપરોક્ત અધિકાર જિલ્લા મેજિસ્ટ્રેટશ્રીને એનાયત કરેલ છે.

સબબ હું, એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા મારા મતે નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સારું વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન:—

વિશ્વ હિન્દુ પરિષદનું કાર્યાલય,
ઠે. દરબારગઢની દુકાનોમાં,
મુ. પો. માણસા, તા. વિજપુર.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૮(૧) અન્વયે મને મળેલ અધિકારની રૂએ હું, એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશનના હેતુઓ માટે ઉપયોગમાં લેવાતું હોવાનું જાહેર કરું છું.

તા. ૧૫મી ડિસેમ્બર, ૧૯૯૨.

એચ. કે. દાશ,
જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા.



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PART IV—C

Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and Excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities. under the Election Commission.

COMMISSIONER OF POLICE, AHMEDABAD CITY

Notification

Dated the 16th December, 1992.

UNLAWFUL ACTIVITIES (PREVENTION) ACT, 1967.

No. SPL/H/1124/92.—WHEREAS the Central Government in exercise of powers conferred under section 3 of the Unlawful Activities (Prevention) Act, 1967 has declared Rashtriya Swayam Sevak Sangh as unlawful association :

AND WHEREAS, the Central Government in exercise of powers conferred under section 19 of the said Act, has delegated all the powers exercisable by it under section 7 and 8 of the said Act to the State Government;

AND WHEREAS, the State Government has in exercise of powers conferred under section 19 of the said Act has directed by order No. SBI/ULO/1092/WM-2922, dated the 13th December, 1992 that the said powers shall be exercised by the Commissioner of Police in the Commissionerate area of Ahmedabad City within his Jurisdiction ;

AND WHEREAS, I. M. M. Mehta, Commissioner of Police, Ahmedabad City am of the opinion that office of the Rashtriya Swayam Sevak Sangh at Dr. Hedgevar Bhavan, Baliyakaka Road, Juna Dhor Bazar, Maninagar, Ahmedabad is used for the purpose of the aforesaid unlawful association;

NOW THEREFORE, in exercise of powers conferred under section 8 of the Unlawful Activities (Prevention) Act, 1967, I M. M. Mehta Commissioner of Police, Ahmedabad City hereby notify the office of the Rashtriya Swayam Sevak Sangh at Dr. Hedgevar Bhavan, Baliyakaka Road, Juna Dhor Bazar, Maninagar, Ahmedabad as the place which is used for the purpose of the said unlawful association.

M. M. MEHTA,
Commissioner of Police,
Ahmedabad City.

COMMISSIONER OF POLICE AHMEDABAD CITY**Notification**

Dated the 16th December, 1992.

UNLAWFUL ACTIVITIES (PREVENTION) ACT, 1967.

No. SPL/H/1125/92.—WHEREAS the Central Government in exercise of powers conferred under section 3 of the Unlawful Activities (Prevention) Act, 1967 has declared Vishwa Hindu Parishad as unlawful association :

AND WHEREAS, the Central Government in exercise of powers conferred under section 19 of the said Act, has delegated all the powers exercisable by it under section 7 and 8 of the said Act to the State Government ;

AND WHEREAS, the State Government has in exercise of powers conferred under section 19 of the said Act has directed by order No. SBI/ULO/1092/WM-2922, dated the 13th December, 1992 that the said powers shall be exercised by the Commissioner of Police in the Commissionerate area of Ahmedabad City within his Jurisdiction;

AND WHEREAS, I, M. M. Mehta, Commissioner of Police, Ahmedabad City am of the opinion that office of the Vishwa Hindu Parishad Gujarat Pradesh at 11, V. A. Vanikar Smarak, Bhavan. Paldi, Mahalaxmi Char Rasta, Ellisbridge, Ahmedabad is used for the purpose of the aforesaid unlawful association ;

NOW THEREFORE, in exercise of powers conferred under section 8 of the Unlawful Activities (Prevention) Act, 1967, I, M.M. Mehta Commissioner of Police, Ahmedabad City hereby notify the office of the Vishwa Hindu Parishad Gujarat Pradesh at 11, V. A. Vanikar Smarak Bhavan, Paldi, Mahalaxmi Char Rasta, Ellisbridge Ahmedabad as the place which is used for the purpose of the said unlawful association.

M. M. MEHTA,
Commissioner of Police,
Ahmedabad City.

COMMISSIONER OF POLICE, AHMEDABAD CITY**Notification**

Dated the 16th December, 1992.

UNLAWFUL ACTIVITIES (PREVENTION) ACT, 1967.

No. SPL/H/-1126/92.—WHEREAS the Central Government in exercise of powers conferred under section 3 of the Unlawful Activities (Prevention) Act, 1967 has declared JAMAT-E-ISLAMI HIND as unlawful association :

AND WHEREAS, the Central Government in exercise of powers conferred under section 19 of the said Act, has delegated all the powers exercisable by it under section 7 and 8 of the said Act to the State Government;

AND WHEREAS, the State Government has in exercise of powers conferred under section 19 of the said Act, has directed by order No. SBI/ULO/1092/WM— 2922, dated the 13th December, 1992 that the said powers shall be exercised by the Commissioner of Police in the Commissionerate area of Ahmedabad City within his Jurisdiction;

AND WHEREAS, I, M. M. Mehta, Commissioner of Police, Ahmedabad City am of the opinion that office of the JAMAT-E-ISLAMI HIND at Kalupur Kumbhar Galli, Near Kalupur Tower, Ahmedabad is used for the purpose of the aforesaid unlawful association ;

NOW THEREFORE, in exercise of powers conferred under section 8 of the Unlawful Activities (Prevention) Act, 1967, I, M. M. Mehta Commissioner of Police, Ahmedabad City hereby notify the JAMAT E-ISLAMI HIND at Kalupur Kumbhar Galli, Near Kalupur Tower, Ahmedabad as the place which is used for the purpose of the said unlawful association.

M. M. MEHTA,
Commissioner of Police,
Ahmedabad City.



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PART IV—C

Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and Excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities. under the Election Commission.

OFFICE OF THE DISTRICT MAGISTRATE, SABARKANTHA DISTRICT, HIMATNAGAR

Notification

Dated the 16th December, 1992.

No. POL/ULAPA/1/12/92.—WHEREAS, the Central Government in exercise of powers conferred under section 3 of the Unlawful Activities (Prevention) Act, 1967 has declared Vishwa Hindu Parishad as unlawful association.

AND WHEREAS, the Central Government in exercise of powers conferred under section 19 of the said Act has delegated all the powers exercisable by it under section 7 and 8 of the said Act to the State Government.

AND WHEREAS, the State Government in exercise of powers conferred under section 19 of the said Act has directed by order No. SBI/ULO/1092/WM-2922, dated the 13th December, 1992 that the said powers shall be exercised by the Commissioner of Police in the commissionerate areas of Ahmedabad, Vadodara, Surat and Rajkot within their respective jurisdiction and elsewhere by the District Magistrate of the District.

AND WHEREAS, I. S. C. Sanehi, I. A. S., District Magistrate of Sabarkantha District am of the opinion that Building of Shri Somabhai Chhaganbhai Sagar, near Udaipur Railway crossing, Ambavadi area of Himatnagar is used for the purpose of the aforesaid unlawful association.

NOW, THEREFORE, in exercise of powers conferred under section 8 of the Unlawful Activities (Prevention) Act, 1967 I. S. C. Sanehi I. A. S., District Magistrate of the Sabarkantha district hereby notify the Building of Shri Somabhai Chhaganbhai Sagar, near Udaipur Railway Crossing, Ambavadi area of Himatnagar as the place which is used for the purpose of the said unlawful association.

S. C. SANEHI,
District Magistrate,
Sabarkantha district,
Himatnagar.

OFFICE OF THE DISTRICT MAGISTRATE SABARKANTHA DISTRICT, HIMATNAGAR**Notification**

Dated the 16th December, 1992.

No. POL/ULAPA/2/12/92.-WHEREAS, the Central Government in exercise of powers conferred under section 3 of the Unlawful Activities (Prevention) Act, 1967 has declared Vishwa Hindu Parishad as unlawful association.

AND WHEREAS, the Central Government in exercise of powers conferred under section 19 of the said Act has delegated all the powers exercisable by it under section 7 and 8 of the said Act to the State Government.

AND WHEREAS the State Government in exercise of powers conferred under section 19 of the said Act has directed by order No. SBI/ULO/1092/WM-2922, dated the 13th December, 1992 that the said powers shall be exercised by the Commissioner of Police in the commissionerate area of Ahmedabad, Vadodara, Surat and Rajkot within their respective jurisdiction and elsewhere by the District Magistrate, of the District.

AND WHEREAS, I. S. C. Sanehi, I. A. S., District Magistrate Sabarkantha district Himatnagar am of the opinion that Om Nivas Behind Hanuman temple, Alkapuri, Pologround, Himatnagar. is used for the purpose of the aforesaid unlawful association.

NOW THEREFORE, in exercise of powers conferred under section 8 of the Unlawful Activities (Prevention) Act, 1967 I, S. C. Sanehi, I.A.S., District Magistrate of the Sabarkantha district hereby notify the Om Nivas, Behind Hanuman temple, Alkapuri, Pologround, Himatnagar as the place which is used for the purpose of the said unlawful association.

S. C. SANEHI,
District Magistrate,
Sabarkantha district,
Himatnagar.

OFFICE OF THE DISTRICT MAGISTRATE, SABARKANTHA DIST., HIMATNAGAR**Notification**

Dated the 16th December, 1992.

No. POL-ULAPA 3/12/92.-WHEREAS the Central Government in exercise of powers conferred under section 3 of the Unlawful Activities (Prevention) Act, 1967 has declared Jamaat-e-Islami-Hind as an unlawful association.

AND WHEREAS, the Central Government in exercise of powers conferred under section 19 of the said Act has delegated all the powers exercisable by it under section 7 and 8 of the said Act to the State Government.

AND WHEREAS, the State Government in exercise of powers conferred under section 19 of the said Act has directed by order No. SBI/ULO/1092/WM-2922, dated the 13th December, 1992 that the said powers shall be exercised by the Commissioner of Police in the Commissionerate areas of Ahmedabad, Vadodara Surat and Rajkot within their respective jurisdiction and elsewhere by the District Magistrate of the District.

AND WHEREAS, I. S. C. Sanehi, I.A.S., District Magistrate, of Sabarkantha district am of the opinion that the office of JEIH situated in house No. 2197 in Nasvsetakhat area of Modasa is used for the purpose of the aforesaid unlawful association.

NOW, THEREFORE, in exercise of powers conferred under section 8 of the Unlawful Activities (Prevention) Act, 1967 I, S. C. Sanehi, I.A.S., District Magistrate of the Sabarkantha district hereby notify the office of JEIH situated in house no. 2197 in Navsetakhat area of Modasa as the place which is used for the purpose of the said unlawful association.

S. C. SANEHI,
District Magistrate,
Sabarkantha dist.
Himatnagar.

OFFICE OF THE DISTRICT MAGISTRATE, SABARKANTHA DIST., HIMATNAGAR

Notification

Dated the 16th December, 1992.

No. POL/ULAPA/4/12/92.—WHEREAS the Central Government in exercise of powers conferred under section 3 of the Unlawful Activities (Prevention) Act, 1967 has declared Vishwa Hindu Parishad as unlawful association.

AND WHEREAS, the Central Government in exercise of powers conferred under section 19 of the said Act has delegated all the powers exercisable by it under section 7 and 8 of the said Act to the State Government.

AND WHEREAS, the State Government in exercise of Powers conferred under section 19 of the said Act has directed by order No. SBJ/ULO/1092/WM-2922, dated the 13th December, 1992 that the said powers shall be exercised by the commissioner of Police in the commissionerate areas of Ahmedabad, Vadodara, Surat and Rajkot within their respective jurisdiction and elsewhere by the District Magistrate of the District.

AND WHEREAS, I, S.C. Sanehi, I.A.S. District Magistrate, Sabarkantha dist. Himatnagar am of the opinion that the residence of Shri Satyanarayan Ramchandra Shah at Janata Society, Talod is used for the purpose of the aforesaid unlawful association.

NOW THEREFORE, in exercise of powers conferred under section 8 of the Unlawful Activities (Prevention) Act, 1967 I, S. C. Sanehi, I.A.S., District Magistrate of the Sabarkantha district hereby notify the residence of Shri Satyanarayan Ramchandra Shah at Janata Society, Talod as the place which is used for the purpose of the said unlawful association.

S. C. SANEHI,
District Magistrate,
Sabarkantha district,
Himatnagar.

OFFICE OF THE DISTRICT MAGISTRATE, SABARKANTHA DIST., HIMATNAGAR

Notification

Dated the 16th December, 1992.

No. : POL/ULAPA/5/12/92 :—WHEREAS, the Central Government in exercise of powers conferred under section 3 of the Unlawful Activities (Prevention) Act, 1967 has declared Bajrang Dal as unlawful association.

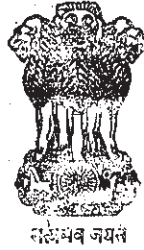
AND WHEREAS, the Central Government in exercise of powers conferred under section 19 of the said Act has delegated all the powers exercisable by it under section 7 and 8 of the said Act to the State Government.

AND WHEREAS, the State Government in exercise of powers conferred under section 19 of the said Act has directed by order No. : SBI/ULO/1092/WM-2922, dated the 13th December, 1992 that the said powers shall be exercised by the Commissioner of Police in the Commissionerate areas of Ahmedabad, Vadodara, Surat and Rajkot within their respective jurisdiction and elsewhere by the District Magistrate of the District.

AND WHEREAS, I, S.C. Sanehi, I.A.S., District Magistrate of Sabarkantha district am of the opinion that residence of Premjibhai Karsanbhai Suthar at Janata Society, Talod, is used for the purpose of the aforesaid unlawful association.

NOW THEREFORE, in exercise of powers conferred under section 8 of the Unlawful Activities (Prevention) Act, 1967, I, S.C. Sanehi I.A.S., District Magistrate of the Sabarkantha district hereby notify the residence of Premjibhai Karsanbhai Suthar at Janata Society, Talod, as the place which is used for the purpose of the said unlawful association.

S. C. SANEHI,
District Magistrate,
Sabarkantha Dist. Himatnagar.



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PART IV—C

Statutory Rates and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

BY THE DISTRICT MAGISTRATE, AHMEDABAD

Notification

Dated the 17th December, 1992.

UNLAWFUL ACTIVITIES (PREVENTION) ACT, 1967.

No. DC/MAG/ULA/RSS.—WHEREAS the Central Government in exercise of powers conferred under section-3 of the Unlawful Activities (Prevention) Act, 1967 has declared Rastriya Swayam Sevak Sangh as unlawful association.

AND WHEREAS, the Central Government in exercise of powers conferred under section 19 of the said Act has delegated all the power exercisable by it under section 7 and 8 of the said Act to the State Government.

AND WHEREAS, the State Government has in exercise of powers conferred under Section 19 of the said Act has directed by order no. SBI/ULO/1092/WM-2922 dated the 13th December, 1992 that the said powers shall be exercised by the Commissioner of Police in the Commissionerate areas of Ahmedabad Vadodara, Surat and elsewhere, by the District Magistrate of the District.

AND WHEREAS, I K. N. Shelat, District Magistrate, Ahmedabad, am of the opinion that House of Barot Narayanbhai, Barotvas, Dehgam, Dist. Ahmedabad is used for the purpose of the aforesaid unlawful association.

NOW THEREFORE, in exercise of powers conferred under Section 8 of the Unlawful Activities (Prevention) Act, 1967, I, K. N. Shelat, District Magistrate, of the Ahmedabad District, hereby notify the House of Barot Narayanbhai, Barotvas, Dehgam, Dist. Ahmedabad as the place which is used for the purpose of the said unlawful association.

Place : Ahmedabad,
Date : 17th December, 1992.

K. N. SHELAT,
District Magistrate, Ahmedabad.

જિલ્લા મેજિસ્ટ્રેટ અમદાવાદ દ્વારા

જાહેરનામું

તારીખ ૧૭મી ડિસેમ્બર, ૧૯૯૨.

ગેરકાયદેસર પ્રવૃત્તિઓ (અટકાયત) અધિનિયમ, ૧૯૬૭.

ક્રમાંક : ડીસી/એમએચ.—સંઘ સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ ૧૯૬૭ની કલમ-૩થી મળેલ સત્તાની રૂઠો રાષ્ટ્રીય સ્વયં સેવક સંઘ મંડળને ગેરકાયદેસર જાહેર કરેલ છે.

અને ઉક્ત અધિનિયમની કલમ-૧૯ હેઠળ સંઘ સરકાર દ્વારા અમલી કરી શકાય તેવા અધિકારો ઉક્ત અધિનિયમની કલમ-૭ અને ૮ નીચે રાજ્ય સરકારને સુપ્રત કરેલાં છે.

અને રાજ્ય સરકારે ઉક્ત અધિનિયમની કલમ-૧૯ હેઠળની સત્તા વાપરતા હુકમ નં. એસબી-૧/યુએલઓ/૧૦૯૨/ડબલ્યુએમ/૨૯૨૨/ તારીખ ૧૭મી ડિસેમ્બર, ૧૯૯૨ની સૂચના મુજબ તેવી સત્તાઓ અમદાવાદ, વડોદરા, સુરત અને રાજકોટના પોલીસ કમિશનરોને તેમના જે તે વિસ્તારમાં અને બીજા જિલ્લામાં જે તે વિસ્તારમાં જિલ્લા મેજિસ્ટ્રેટશ્રી આવી સત્તાઓ વાપરશે.

અને, આથી હું કે. એન. શેલત જિલ્લા મેજિસ્ટ્રેટ, અમદાવાદ એવો અભિપ્રાય ધરાવું છું કે બારોટ નારાયણભાઈના ઘરમાં, બારોટ-વાસ, દહેગામ, જિ. અમદાવાદ (આ જગ્યાઓ) ઉક્ત ગેરકાયદેસર મંડળના હેતુઓ માટે વપરાય છે.

તેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ ૧૯૬૭ની કલમ-૮ અન્વયે મળેલ સત્તાની રૂઠો હું કે. એન. શેલત જિલ્લા મેજિસ્ટ્રેટ અમદાવાદ જીલ્લો બારોટ નારાયણભાઈના ઘરમાં બારોટવાસ, દહેગામ, જિ. અમદાવાદ જગ્યા ઉક્ત ગેરકાયદેસર મંડળના હેતુઓ માટે વાપરતા હોવાનું જાહેર કરું છું.

સ્થળ : અમદાવાદ.

તારીખ. ૧૭મી ડિસેમ્બર, ૧૯૯૨.

કે એન. શેલત,

જિલ્લા મેજિસ્ટ્રેટ, અમદાવાદ.

BY THE DISTRICT MAGISTRATE, AHMEDABAD.

Notification

Dated the 17th December, 1992.

UNLAWFUL ACTIVITIES (PREVENTION) ACT, 1967.

No. DC/MAG/ULA/RSS,—WHEREAS the Central Government in exercise of powers conferred under Section-3 of the Unlawful Activities (Prevention) Act, 1967 has declared Rastriya Swayam Sevak Sangh as unlawful association.

AND WHEREAS, the Central Government in exercise of powers conferred under section 19 of the said Act has delegated all the power exercisable by it under section 7 and 8 of the said Act to the State Government.

AND WHEREAS, the State Government has in exercise of powers conferred under Section 19 of the said Act has directed by order no. SBI/ULO/1092/WM-2922, dated the 13th December, 1992 that the said powers shall be exercised by the Commissioner of Police in the Commissionerate areas of Ahmedabad Vadodara, Surat and elsewhere by the District Magistrate of the District.

AND WHEREAS, I, K. N. Shelat, District Magistrate, Ahmedabad am of the opinion that Office of R.S.S. Virangam City Branch, Opp. Fuvara, Golwadi Road, Virangam, Dist. Ahmedabad, is used for the purpose of the aforesaid unlawful association.

NOW THEREFORE, in exercise of powers conferred under Section 8 of the Unlawful Activities (Prevention) Act, 1967, I, K. N. Shelat, District Magistrate, of the Ahmedabad District, hereby notify the Office of R.S.S., Virangam City Branch, Opp. Fuvara, Golwadi Road, Virangam, Dist. Ahmedabad, as the place which is used for the purpose of the said unlawful association.

Place : Ahmedabad,
Date : 17th December, 1992.

K. N. SHELAT,
District Magistrate,
Ahmedabad.

જિલ્લા મેજિસ્ટ્રેટ, અમદાવાદ દ્વારા

જાહેરનામું

તારીખ ૧૭મી ડીસેમ્બર, ૧૯૯૨.

ગેરકાયદેસર પ્રવૃત્તિઓ (અટકાયત) અધિનિયમ, ૧૯૬૭.

ક્રમાંક : ડીસી/એમએજી.—સંઘ સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ-૩થી મળેલી સત્તાની રૂએ રાષ્ટ્રીય સ્વયંસેવક સંઘ મંડળને ગેરકાયદેસર જાહેર કરેલ છે.

અને ઉક્ત અધિનિયમની કલમ-૧૯ હેઠળ સંઘ સરકાર દ્વારા અમલી કરી શકાય તેવા અધિકારો ઉક્ત અધિનિયમની કલમ-૭ અને ૮ નીચે રાજ્ય સરકારને સુપ્રત કરેલા છે.

અને રાજ્ય સરકારે ઉક્ત અધિનિયમની કલમ-૧૯ હેઠળની સત્તા વાપરતા હુકમ નં. એસબી-૧/યુએલઓ/૧૦૯૨/ડબલ્યુએમ/૨૯૨૨, તારીખ ૧૭મી ડીસેમ્બર, ૧૯૯૨ની સૂચના મુજબ તેવી સત્તાઓ અમદાવાદ, વડોદરા, સુરત અને રાજકોટના પોલીસ કમિશનરોને તેમના જે તે વિસ્તારમાં અને બીજે જિલ્લામાં જે તે વિસ્તારમાં જિલ્લા મેજિસ્ટ્રેટશ્રી આની સત્તાઓ વાપરશે.

અને આથી હું કે. એન. શેલત જિલ્લા મેજિસ્ટ્રેટ, અમદાવાદ, એવો અભિપ્રાય ધરાવું છું કે આર. એસ. એસ. વિરમગામ શાખા, ફુવારા સામે, ગોલવાડી રોડ, વિરમગામ, જિલ્લો અમદાવાદ (આ જગ્યાઓ) ઉક્ત ગેરકાયદેસર મંડળના હેતુઓ માટે વપરાય છે.

તેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ-૮ અન્વયે મળેલ સત્તાની રૂએ, હું કે. એન. શેલત, જિલ્લા મેજિસ્ટ્રેટ, અમદાવાદ જિલ્લો આર. એસ. એસ. વિરમગામ શાખા, ફુવારા સામે, ગોલવાડી રોડ, વિરમગામ, જી. અમદાવાદ, જગ્યા ઉક્ત ગેરકાયદેસર મંડળની હેતુઓ માટે વાપરતા હોવાનું જાહેર કરું છું.

સ્થળ : અમદાવાદ.

રીખ ૧૭મી ડીસેમ્બર, ૧૯૯૨.

કે. એન. શેલત,
જિલ્લા મેજિસ્ટ્રેટ, અમદાવાદ.

BY THE DISTRICT MAGISTRATE, AHMEDABAD

Notification

Dated the 17th December, 1992.

UNLAWFUL ACTIVITIES (PREVENTION) ACT, 1967.

No. DC/MAG/ULA/RSS.—WHEREAS the Central Government in exercise of powers conferred under Section-3 of the Unlawful Activities (Prevention) Act, 1967 has declared Rastriya Swayam Sevak Sangh as unlawful association.

AND WHEREAS, the Central Government in exercise of powers conferred under section 19 of the said Act has delegated all the power exercisable by it under section 7 and 8 of the said Act to the State Government.

AND WHEREAS, the State Government has in exercise of powers conferred under section 19 of the said Act has directed by order No. SBI/ULO/1092/WM-2922, dated the 13th December, 1992 that the said powers shall be exercised by the Commissioner of Police in the Commissionerate areas of Ahmedabad, Vadodra, Surat and elsewhere, by the District Magistrate of the District.

AND WHEREAS, I, K. N. Shelat, District Magistrate, Ahmedabad, am of the opinion that Sadhyananad Vyayam, Shala, Near Water tank, Kharakuva, Dholka, Dist. Ahmedabad, is used for the purpose of the aforesaid unlawful association.

NOW THEREFORE, in exercise of powers conferred under Section 8 of the Unlawful Activities (Prevention) Act, 1967, I, K. N. Shelat, District Magistrate of the Ahmedabad District, hereby notify, the Sadhyananad Vyayam Shala, Near Water Tank, Kharakuva Dholka District. Ahmedabad as the place which is used for the purpose of the said unlawful association.

Place: Ahmedabad

Date : 17th December, 1992.

K. N. SHELAT,
District Magistrate,
Ahmedabad.

જિલ્લા મેજિસ્ટ્રેટ, અમદાવાદ દ્વારા

જાહેરનામું

તારીખ ૧૭મી ડિસેમ્બર, ૧૯૯૨.

ગેરકાયદેસર પ્રવૃત્તિઓ (અટકાયત) અધિનિયમ, ૧૯૬૭.

ક્રમાંક : ડીસી/એમએજી.—સંઘ સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ-૩થી મળેલ સત્તાની રુઈએ સાર્વજનિક સ્વયંસેવક સંઘ મંડળને ગેરકાયદેસર જાહેર કરેલ છે.

અને ઉક્ત અધિનિયમની કલમ-૧૯ હેઠળ સંઘ સરકાર દ્વારા અમલી કરી શકાય તેવા અધિકારો ઉક્ત અધિનિયમની કલમ-૭ અને ૮ નીચે રાજ્ય સરકારને સુપ્રત કરેલા છે.

અને રાજ્ય સરકારે ઉક્ત અધિનિયમની કલમ-૧૯ હેઠળ ની સત્તા વાપરતા હુકમ નંબર : એસ.બી./૧/યુએલઓ/૧૦૯૨/૩બલ્યુ એમ-૨૯૨૨ તા. ૧૩મી ડિસેમ્બર, ૧૯૯૨ની સુચના મુજબ તેવી સત્તાઓ અમદાવાદ વડોદરા, સુરત અને રાજકોટના પોલીસ કમિશનરોને તેમના જે તે વિસ્તારમાં અને બીજા જિલ્લામાં જે તે વિસ્તારમાં જિલ્લા મેજિસ્ટ્રેટશ્રી આવી સત્તાઓ વાપરશે.

અને આથી હું કે. એન. શેલત, જિલ્લા મેજિસ્ટ્રેટ, અમદાવાદ એવો અભિપ્રાય ધરાવું છું કે, સધ્યાનંદ વ્યાયામ શાળા, પાણીની ટાંકી સામે, ખારા કુવા ઘોળકા, જી. અમદાવાદ. (આ જગ્યાઓ) ઉક્ત ગેરકાયદેસર મંડળના હેતુઓ માટે વપરાય છે.

તેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ-૮ અન્વયે મળેલ સત્તાની રુઈએ, હું કે. એન. શેલત, જિલ્લા મેજિસ્ટ્રેટ અમદાવાદ જિલ્લા, સધ્યાનંદ વ્યાયામ શાળા પાણીની ટાંકી સામે, ખારા કુવા ઘોળકા, જી. અમદાવાદ જગ્યા ઉક્ત ગેરકાયદેસર મંડળના હેતુઓ માટે વાપરતા હોવાનું જાહેર કરું છું.

સ્થળ : અમદાવાદ
તા. ૧૭મી ડિસેમ્બર, ૧૯૯૨.

કે. એન. શેલત,
જિલ્લા મેજિસ્ટ્રેટ, અમદાવાદ.



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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV—C

Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા.

જાહેરનામું

ગેરકાયદેસર પ્રવૃત્તિઓ (પ્રતિબંધક) અધિનિયમ, ૧૯૬૭.

નં. એમએજ/૪૮૦૮/૯૨.—કેન્દ્ર સરકારે ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૩ અન્વયે રાષ્ટ્રીય સ્વયંસેવક સંઘને ગેરકાયદેસર એસોસીએશન તરીકે જાહેર કરેલ છે.

અને કેન્દ્ર સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે સદરહુ કાયદાની કલમ ૭ અને ૮ અન્વયેના તમામ અધિકાર રાજ્ય સરકારને એનાયત થયેલ છે.

અને રાજ્ય સરકારે સદરહુ કાયદાની કલમ ૧૯ અન્વયે હુકમ નં. એસબી/૧/યુએલઓ/૧૦૮૨/૩બલ્યુ એમ/૨૮૨૨ તા. ૧૩મી ડિસેમ્બર, ૧૯૮૨ થી ઉપરોક્ત અધિકાર જિલ્લા મેજિસ્ટ્રેટશ્રીને એનાયત કરેલ છે.

સમગ્ર હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા મારા મને નીચે જણાવેલ મકાન/જમીન/સ્થળ ઉપરોક્ત ગેરકાયદેસર એસોસીએશનના હેતુઓ સારું વપરાતું હોવાનું જણાય છે.

મકાન/જમીન/સ્થળનું વર્ણન:—

રાષ્ટ્રીય સ્વયંસેવક સંઘનું કાર્યાલય
મોદી ચીમનલાલ પોપટલાલનાં મકાનમાં,
મુ. પો. ખેરાલુ, તા. ખેરાલુ.

જેથી ગેરકાયદેસર પ્રવૃત્તિ (અટકાયત) અધિનિયમ, ૧૯૬૭ની કલમ ૮(૧) અન્વયે મને મળેલ અધિકારની રૂએ હું એચ. કે. દાશ, જિલ્લા મેજિસ્ટ્રેટ મહેસાણા ઉપર જણાવેલ મકાન/જમીન/સ્થળને સદરહુ ગેરકાયદેસર એસોસીએશનના હેતુઓ માટે ઉપયોગમાં લેવાતું હોવાનું જાહેર કરું છું.

તા. ૧૩મી ડિસેમ્બર, ૧૯૮૨.

એચ. કે. દાશ,
જિલ્લા મેજિસ્ટ્રેટ, મહેસાણા.



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Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV—C

Statutory Rules and Orders (other than those published in Parts I, I-A and I-L) made by Statutory Authorities other than the Government of Gujarat including those made by the Government of India, the High Court, the Director of Municipalities, the Commissioner of Police, the Director of Prohibition and Excise, the District Magistrates and the Election Commission, Election Tribunals, Returning Officers and other authorities, under the Election Commission.

GUJARAT MARITIME BOARD

Notification

Dated 25th November, 1992.

No. GMB/T/12(6)/6186.—It is hereby notified for information of all concerned that the following Public Holiday's will be non-working day's of the Ports of Gujarat under the Maritime Board Act 1981 during the Calender year 1993.

Sr. No.	Non working days for the ports between Koteswar and Dwarka	Date	Sr. No.	Non working days for the Ports between Porbandar and Umergaon	Date
1	2	3	4	5	6
1	Republic Day	26th January 1993 (Tuesday)	1	Republic Day	26th January 1993 (Tuesday)
2	Holi (2nd day)	8th March 1993 (Monday)	2	Holi (2nd Day)	8th March 1993 (Monday)
3	Ramzan-Id (Id-UI-Fitr.)	25th March 1993 (Thursday)	3	Ramazan-Id (Id-UI-Fitr.)	25th March 1993 (Thursday)

1	2	3	4	5	6
4	Bakri-Id (Id-UI-Aza)	1st June 1993 (Tuesday)	4	Ramnavami	1st April 1993 (Thursday)
5	Muharram	1st July, 1993 (Thursday)	5	Muharram	1st July, 1993 (Thursday)
6	Janmashtami	11th August 1993 (Wednesday)	6	Janmashtami	11th August 1993 (Wednesday)
7	Dussehra	24th October 1993 (Sunday)	7	Dussehra	24th October 1993 (Sunday)
8	Diwali (New Year Day)	14th November 1993 (Sunday)	8	Diwali (New Year Day)	14th November 1993 (Sunday)

- Note:—1. On the aforesaid non working day's port shall remain closed for all traffic operations except arrival, departure and necessary movement of vessels.
2. If any of the non-working day's notified above does not fall on the day specified above. The port Authority shall have discreption to change and observe the non-working days on which the same is actually going to be largely observe as such.
3. The aforesaid non-working days are to be considered as port non-working days under charter party also.
4. In case of any notional or State event or occasion subsequently arising including one to be observed in the local, the port Authority concerned will be competent to notify a non-working day's fully or partly on such event or occasion by simple notice to that effect being posted on the Notice Board.

Ahmedabad,
November, 25, 1992.

A. F. VYAS,
Chief Executive Officer,
and Vice Chairman.



सत्यमेव जयते

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THURSDAY, DECEMBER 31, 1992/PAUSA 10, 1914

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ELECTION COMMISSION OF INDIA

Notification

Nirvachan Sadan, Ashok Road, New Delhi-110001.

Dated 16th November, 1992.

No. 82/GJ-LA/(5 of 1990) In pursuance of section 106 of the Representation of the People Act, 1951 (43 of 1951), the Election Commission hereby publish the Order/Judgement pronounced on 29th July, 1992 by the High Court of Gujarat at Ahmedabad in Election Petition No. 5 of 1990 with recriminatory Petition No. 3 of 1990.

IN THE HIGH COURT OF GUJARAT AT AHMADABAD.

Election Petition No. 5 of 1990.

Vaghela Mansingji Pratapsingji
at, Deodar, Ta. Deodar,
District : Banaskantha.

Petitioner

Versus

1. Patel Bhembhai Ramsingbhai
at Village Runi, Tal. Deodar, Dist. Banaskantha.
2. Parmar Talaji Khumaji,
at Village Bhabhar, Ta. Deodar, Dist. Banaskantha.

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3. Madhu Shantilal Hargovandas,
at Village Bhabhar, Ta. Deodar, Dist. Banaskantha.
4. Rami Dhudabhai Kanjibhai,
at Bhabhar, Tal. Deodar, Dist. Banaskantha.
5. Shah Kirtilal Tilchand,
at Dhunshol, Ta. Deodar, Dist. Banaskantha.
6. Returning Officer,
96, Deodar Assembly Constituency,
C/o. District Planning Officer,
Banaskantha District Collector's
Office, Palanpur.

Respondents

Mr. N. D. Nanavati Learned Advocate for the petitioner.

Mr. Harin Raval, Learned Advocate for the Respondent.

Coram : N. J. Pandya, J.

July, 29th 1992.

ORAL JUDGMENT

As per the deposition Exh. 15, it is quite clear that there is no evidence whatsoever led on behalf of the petitioner in support of his petition. The petitioner himself has deposed at Exh. 15, as Stated above, wherein he has categorically stated that on the basis of information he had given details in the petition. No doubt, about the percentage of voting that he has deposed to as well as stated in the petition at para 9, it could easily be verified from the election record itself and to that extent the details are correct. But it may have led the petitioner to infer that unusually high percentage of votes indicate resort to corrupt practices. But these inferences will not be enough to construe the ground. There must be evidence and that too acceptable evidence. There being none obviously only on the basis of inference drawn on the basis of percentage cannot be said that any corrupt practice was resorted to.

2. Except for his own evidence, the petitioner has not led any evidence whatsoever either oral or documentary evidence. In this view of the matter, it is quite obvious that the petition would not survive. Accordingly the petition is dismissed.

IN THE HIGH COURT OF GUJARAT AT AHMADABAD.

Recriminatory Petition No. 3 of 1990.

IN

Election Petition No. 5 of 1990.

Vaghela Mansingji Pratapsingji
at, Deodar, Ta. Deodar,
District : Banaskantha.

Petitioner

Versus

1. Patel Bhomabhai Ramsingbhai
at Village Runi, Tal. Deodar, Dist. Banaskantha.
2. Parmar Talaji Khumanji,
at Village More, Ta. Deodar, Dist. Banaskantha.

3. Madhu Shantilal Hargovandas,
at Village Bhabhar, Ta. Deodar, Dist. Banaskantha.
4. Rami Dhudabhai Kanjibhai,
at Bhabhar, Tal. Deodar, Dist. Banaskantha.
5. Shah Kirtilal Tilchand,
at Dhunshol, Ta. Deodar, Dist. Banaskantha.
6. Returning Officer;
96, Deodar Assembly Constituency,
C/o. District Planning Officer,
Banaskantha District Collector's
Office, Palanpur.

Respondents

Mr. Harin Raval, Learned Advocate for the Respondent.

Mr. N. D. Nanavati Learned Advocate for the petitioner.

Coram : N. J. Pandya, J.

ORAL ORDER :

As the unsuccessful candidates had filed the aforesaid election petition, respondent No. 1 of the petition was prompted to file the recriminatory petition alleging several grounds on which the original petitioner of the election petition cannot be declared elected. The various grounds pleaded to get the relief that the petitioner's election being declared void themselves would no longer survive because Election petition No. 5 itself has been dismissed by a separate order today. Therefore, the Recriminatory Petition would not survive and is disposed of accordingly.

N. J. PANDYA, J.
By Order,

S. K. PANDEY,
Under Secretary to the Election
Commission of India.